

1894-056 Chancery Causes: Jeremiah Mullins vs. Exr. of S. H. Winter & Lee Co.

Orr, Willoughby, Potest, Andis, Sisk, Hamblin, Bolen,
Sullivan, West

CA-Debt
T-Property

Will: 1858 : S. H. Winter : Lee County

To the Hon. H. S. H. Morrison Judge of the
Circuit Court for Lee County, Va.

Humbly complaining your ora-
tor Jeremiah Mullins for himself
and all others alike interested in this
cause, would respectfully represent
unto your honor that on the day
of August 1888 S. H. Munter a citizen
of said County & State departed this
life testate seized & possessed of a
very valuable real estate lying in
Lee County about 2 miles south of
Jonesville on the Pawles river and
a small personal estate amounting
to \$ in gross; That before
his decease the said Munter made
his last will & testament which
after his death at the Sept. term
of the County Court of Lee County
of 1888 was duly admitted to pro-
bate in in said County Court.

Your orator will further show
your honor that the said testa-
tor by his said will appointed
James H. Orr his executor who at
the Sept. term of 1888^{of the} County Court
of Lee County qualified as the ex-
ecutor of the said decedent and
as such executor took possession
of the said decedent's personal
estate;

Your orator will further show

your honor that by the will of the
said decedent he made made
his funeral charges and indebted-
ness a charge ^{first} upon his personal
estate and if the same should
prove to be insufficient to pay
his funeral charges and just in-
debtedness then his real estate
with the exception of the Dickenson
land covered by the life estate of
the widow of S. S. Dickenson to be
annually rented for cash until
the rents thereof should ^{finish} paying
his indebtedness after the appli-
cation of his personal estate as
aforesaid.

Your orator will also show unto
your honor that the said testator
by his said will devised all of his
real estate, except his interest in
the said Dickenson land covered by the
said widow's dower, to his sister
Margaret Winter, subject to the
charge of ^{renting and} ~~the~~ payment of his just in-
debtedness and funeral expenses as
aforesaid; that he devised his in-
terest in the Dickenson farm cov-
ered by the said widow's dower to
Maude, Carlisle H. Charles M. and
Nancy J. Willoughby children of
Charles & Emma Willoughby in fee
simple. See a copy of the will here
filed as exhibit "A".

1 Your orator will further repre-
2 sent that the said Margaret is
3 a non-resident of this State and
4 that the said Maund, Leavitt, H.,
5 Charles W. & Nancy J. Hildoughy
6 are all infants under the age
7 of 21 years.

8 Your orator will also show
9 your honor that the said Tes-
10 tomon was at the time of his death
11 greatly in debt, owing numerous
12 and diverse persons and in the ag-
13 grate an amount far too great to
14 be paid by his personal estate,
15 hence it will become necessary
16 that his real estate mentioned in
17 his said will be ranted for the
18 payment of the residue of his
19 indebtedness after the applica-
20 tion of his personal estate as
21 directed by him in his will. Your
22 orator is apprehensive that the real
23 estate charged in the manner aforesaid
24 with the payment of the residue of his in-
25 debtedness after the application of his
26 personal estate will not rent for an
27 amount sufficient to pay in five
28 years the balance of his indebtedness,
29 and if such should turn out to be
30 true your orator submits for him-
31 self and all creditors of the said de-
32 cedent that although by said

1 since, a meeting ~~to~~ is directed for
2 a time sufficient, (and as it would
3 ~~sure~~ long or short) to pay the resi-
4 due of any of his indebtedness after
5 the application as aforesaid of ~~the~~ his
6 personal estate, they would not be
7 bound to wait longer for their
8 money than five years, for if
9 such an arrangement was tolerated
10 testators might indefinitely post-
11 pone the payment of their debts.

12 Your orator maintains that if such a
13 state of affairs should arise in the
14 further progress of this cause as is
15 indicated above, the creditors would
16 be entitled to have said testators real
17 estate or enough thereof sold to pay his
18 ~~the~~ indebtedness.

19 Your orator now comes to show
20 specially wherein he is interested
21 in this cause: On the 30th day of Dec.,
22 1882, and before the said Winter died,
23 at an administration sale, the said
24 Winter purchased something for
25 which he executed to J. A. G.
26 Hyatt the administrator at said
27 sale a note due Dec. 30th 1888 for
28 \$39.50 and your orator signed the
29 same as his surety; as before
30 stated the said Winter died on the
31 day of August 1888 and before
32 said note was due. Said Winter

1 in his life time, nor his executor
2 since his death, did not pay said
3 note. So the said Hyatt in the
4 Circuit Court for Lin County in-
5 stituted a suit against your orator
6 as survivor & on said note and
7 at the ~~term~~ ^{term} (1889) of the Cir-
8 court for said County, obtained a
9 judgment against your orator for
10 \$39.57 with legal interest thereon
11 from the 30th day of Dec., 1888
12 until the same should be paid and
13 the costs at law in said suit
14 which amounted to \$7.81, all of
15 which, the debt, its interest, &
16 said costs your orator paid about
17 the 1st of May, 1889. Your orator
18 is advised that he is entitled to be
19 subrogated to the rights of the said
20 ^{in this matter} Hyatt, and may have the said
21 judgment paid back to him out-
22 of the estate of the said decedent.

23 With these representations, the ob-
24 ject of your plaintiff's ^{bill} ~~is~~ is plain,
25 His design in this suit is to have
26 paid back to him the said judgment
27 and cost, to consume ^{and determine the in-} the creditors of
28 the said decedent, to have properly
29 settled the executorial account of
30 the said James H. Orr, and to have a
31 proper application of the funds in
32 his hands, and to have if found to

will be determined

1 be necessary ~~that~~ a decree for the
2 renting or sale of said land which-
3 ever may be found to meet the de-
4 mands of equity.

5 James H. Orr executor of S. H. Minter's will,
6 executor is that, Margaret Minter, &
7 Maud, Carlisle H. Chas. M. and
8 Nancy J. Hillaughby be made por-
9 ties defendants to this bill of complaint;
10 That they each be required to answer
11 its several allegations on oath as
12 particularly as if specially in-
13 terrogated thereto; That an ac-
14 count be taken of the indebted-
15 ness of the said testator before a
16 proper court; That the executorial
17 account of James H. Orr be also
18 settled; That if any anything be
19 found in his hands due ^{to} the estate
20 the same be applied to the pay-
21 ment of the said Minter's indebted-
22 ness as is directed by his will;
23 That if the personal funds found
24 in the hands of the said executor be
25 insufficient to pay the indebted-
26 ness of the said testator then a ren-
27 tal or sale of said real estate or
28 such of it as may be found just-
29 and equitable; That a guardian
30 ad Litem be duly appointed for
31 said infant defendants; That
32 and order of publication be legal.

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by made against the said non-
resident defendant, and that
all other, further and general
relief be granted your orator as
as equity and right may seem
just and proper in this case.
May. Spa - issue &c. And
your orator will ever pray &c.

W. H. Pennington

p. q.

(E. W. 3)

Jeremiah Mullins

vs. } Rice in chain

Jas. H. Overstreet

1887 H. Overstreet Rice filed

Spent on some debts

1888 Under sub, no to no more

1889 H. Overstreet & Co.

1890 H. Overstreet & Co.

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218

1 Jeremiah Mullins

Plff

vs

(Subsby)

3 James W. Orr Exr. et al. Defts }

4 The separate answer of Mary
5 Willoughby, Carlise H. Chas. M., and
6 Nancy J. Willoughby, infants defendants
7 in the above styled cause, by J. A.
8 G. Hyatt, their Guardian ad litem

9 For answer this respondent
10 says he knows nothing of the truth
11 fulness or falsity of said Bills,
12 and his said wards being of very
13 tender years and not capable
14 of advising as to their rights.

15 Their rights and interests are
16 placed in the hands of your
17 Honor where they will be
18 carefully guarded

19 Respectfully submitted

20 J. A. Hyatt

21 Guardian ad litem

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Personal Bulletin

4th of March
received letter
from

Mr. H. W. R. R. R.

Followed by Rules

1889
J. S. R. R. R.

Jerry Mullins Compt

vs

Jas. H. Orr & Co. & Co. & Co.

In Chancery

This Cause came on again this day to be heard upon the papers formerly read therein, and the report and exhibits therewith of Court E. H. Fannington filed herein on 25th day of January, 1894 and was argued by Counsel: On Consideration of all which and ~~for~~ it appearing that said report is unexceptionable, it is adjudged, ordered and decreed that said report and vouchers filed therewith be and is hereby confirmed, and said Fannington ~~and sureties~~ be for ever hereafter discharged from any further liability or such commissions, and nothing further ~~being~~ to be done in this cause the same is hereby stricken from the docket.

Jeremiah Mullins

not seen final

Jas. W. Alexander
 Recorder COB
 5-1-18

Recorded C.O.B. Page 15

560

Recorded COB Pages
560
Mick 9th 1874

Centon this

March 9 1894

142 KM

— — — — —

Jeremiah Munier
v. S.
J. H. Orr Exr. et al } In Remedy

This cause came on again
 to day to be heard upon the paper
 formally read and the report of Spe-
 cial Comm'r R. L. Pennington, and
 was argued by counsel. On con-
 sideration of all which and it
 appearing to the court that the said
 order as yesterday to be made to
 Samuel Patent, has been properly
 by the said Comm'r
 made, it is ordered that the said
 deed be confirmed. ~~And that the~~
~~is continued~~ And that the said S. B.
 Patent pay to the said Comm'r R. L.
 Pennington the sum of \$5-⁰⁰ ~~as~~ for his
 services, and when he shall have
 paid the said sum of \$5-⁰⁰ the clerk
 shall deliver to him the said Patent.
 The said deed made by R. L. Pennington
 And this cause is continued.

Jermine Mullin

v.s. } Dec

J. H. W. & Co. it al-

Entered Ch. O.B. p. 533

Nov. 15th 1893.

Enter This
Nov. 12/93

145 Km

111

Jeremia Mullier

v.s.

Jas. H. & W. Rex. &c. et al

} In Chancery

This cause came on again
this ^{to be heard} day, upon the paper formerly
read and was argued by counsel.

On consideration of all which, and
it appearing to the court that ~~the~~ ^{equity}

Patent

~~the purveyor thereof~~ has paid for the land sold ^{de-}
scribed ^{of the court} in this case, & it is

hereby ordered that R. L. Pennington
who is hereby appointed a special
commissar for the purpose make
unto the said ^{Said Patent} ~~land~~ a deed
^{with covenants of specific warranty}
to the said tract of land - the bound-
aries of which is set forth in a
paper filed in this cause - giving
the course. And the said Commissar
will report his actions ^{as} to a future
day of this term.

55555

Jeremiah Mullin

v.s. } Deere

J. H. Dewey - 75. 10 d

Entered Ch. O.B. p. 520

Nov. 13th 1893.

Entered

142000

Nov 13/93

Jeremiah Mullins Compt. } the attorney

vs.

Jos. H. Orr Executor &c &c also Defts. }

This cause came on again
this day to be heard upon the papers
formerly read therein, and by consent
of counsel it is adjudged ordered
and decreed that A. M. Guine who is
hereby appointed a comr. for the
purpose do take, state and settle the
executorial account of said J. H. Orr
Exor. &c, and report his action to
the court. And it is further ordered
and decreed that said J. H. Orr &c
&c will turn over and pay to T. H.
Perrington comr. or whatever name
may be found in said executor's hands
on his settlement, and said Perrington
will discharge the same together with
arising from the sale of land &c &c &c
the funds in his hands in the manner
as shown by the report heretofore
made of the indebtedness of said
J. H. Guine &c.

James H. Mullins

vol. 2

L. H. M. can be used

Entered, Chauncy

O.B. Page 298

Decr. 2. 1898.

J. A. H. H. H. H. H.

in this

vol. 2 1890

1890

Jeremiah McCallins

Deff

against

James W. Orr ~~Exr~~ ^{Exr} v. ~~Deft~~ ^{Deft}

In Chancery

This Cause came on again to be heard upon the papers formerly read in the Cause and the report of A. M. Grimes Commissioner filed in the Cause August 10th 1891, and was argued by counsel, the said report being unexcept to ~~the~~ ^{same} ~~confirmed~~, together with the statement therewith, showing a final settlement of the account of defendant James W. Orr Executor of the will of S. F. Hunter deceased, are confirmed, and it is ordered that, said report & settlement of the said executorial account together with the settlement of said Executor's account filed in said Cause January 14th 1890, be recorded in the Clerk's office of the County Court of this county in the book kept for the recordation of settlements of Administrators. And the Cause is continued.

Jeremiah Mullins
vs. J. Quenee
3

James W. Orr Ex. & al.

Entered Chcy
3.13 page 344
3.13 31 1871.

J. H. Hyatt ©

Enter this record
of Chcy

3.13 31 1871.

Mullins

Compt.:

or

Or not at

Def't.

In Chancery

This cause came on again
This day to be heard upon the papers formally
read in the cause and the report of
Couns. Dunnington of the sale of the land
mentioned in said bill to S. B. Poliak
which report was filed May 14th 1890
& more than ten days before the first
day of this term of the court and
is still unexcepted to. On considera-
tion of all which and for reasons ap-
pearing to the court, it is adjudged
ordered and decreed that said report
be confirmed and that said S. B. Poliak
by virtue of his said purchase be per-
mitted to take possession of said land
on or after the 1st day of Sept-1890,
and this cause is continued.

Jerry Mulhens

vs } Owen Hall

J. H. Allen, exor & ad

En D. J. C. & P. & S.

J. H. Allen & Co.

Enter this

Sept 2 1890

14 - m

Jeremiah Mullins Comptt.

vs

J. H. Orr, Executor et al Deft

In Chancery.

This cause came on again this
The 1st day of April, 1890 to be heard upon
the papers formerly read in the cause
and the report of Coun. A. M. Gaines fil-
ed Jan. 14th 1890, and was argued by
counsel. It appearing that said re-
port is unexcepted to, it is therefore
adjudged, ordered and decreed that
said report & statements be, and is
hereby confirmed; and that said exe-
utor pay out the funds in his hands
on the debts and items mentioned in
said coun. report as items 1, 3, 4,
and 5 and the residue after the payment
of said items he will pay on the costs in
this cause, taking receipts for such pay-
ments, and when he has so paid out
the funds in his hands, he will
then make a settlement of his exe-
cutorial account before A. M. Gaines,
who will file the same in this
cause for the action and inspection
of the court.

And it appearing from said coun.
report that the rents and profits of
the land devised by ^{said} ~~the~~ testator to Mar-
garet Mullins would be insufficient
to pay the ^{residue of the} indebtedness of said testa-
tor & the costs of this suit in five years

1 after the application of the personal
2 funds in said executor's hands, it is
3 therefore adjudged, ordered and de-
4 creed that E. W. Pennington, who is hereby
5 appointed a special Commissioner for the
6 purpose, do proceed to sell to the
7 highest bidder and at public outcry, at
8 the front door of the court house of Lin-
9 coln county and on some court day, said
10 land, on a credit of six and twelve
11 months time, except a sum sufficient
12 to pay the costs ~~and~~ in this suit and
13 commissions of sale which he will re-
14 quire paid down, and for the residue
15 he will take notes payable to him-
16 self as such Commissioner with good per-
17 sonal security and bearing interest from
18 date of sale. But before proceeding
19 to execute the terms of this decree, said
20 Pennington will duly advertise for
21 at least 30 days, at such places
22 as he may deem necessary, the time,
23 time and place of sale of said land
24 and further, ^{he will} execute ^{giving approved security} ~~hand~~ before the
25 clerk of this court in the sum of
26 \$1000 & conditioned as the law requires
27 in such cases, and respecting such sale
28 said Commissioner will report his action to the
29 court. And when such sale is made,
30 and the purchase money therefor become
31 due, he will collect the same and
32 disburse by paying to the creditors of

1 said Testator in the order of their pri-
2 orities as mentioned in said Comr-
3 Gains report & statements filed in
4 this court; and when said Pennington
5 has so collected and payed he will
6 again report his action to the court-
7 filing with his report his vouchers or
8 receipts of payments. And this cause
9 is continued.

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Journal of William

vs. } over no. 2

J. H. American

Butterfield's
 12. 13. 14. 15. 16. 17. 18. 19. 20. 21. 22. 23. 24. 25. 26. 27. 28. 29. 30. 31. 32.
 April 1, 1890
 J. H. American

enter this
 H. 2. 3. 4. 5. 6. 7. 8. 9. 10. 11. 12. 13. 14. 15. 16. 17. 18. 19. 20. 21. 22. 23. 24. 25. 26. 27. 28. 29. 30. 31. 32.
 April 1 1890

Jeremiah Mullins, Complt.

vs.

J. H. Orr exor. & et als, Defs.

In Chancery,

The defendant, Margaret Minter, who is out of this country, and against whom the complainant appears to have proceeded in the manner prescribed by law against non-resident defendants, and she still failing to appear and answer, on motion of the complainant, by counsel the court doth take his bill for confessed as to that defendant. And the cause coming on to be heard this the day of Sept, 1889, as to the other defendants, upon the bill of Complt.; the answer of the infant defendants Maude, Carlisle H., Chas. M. and Macey J. Milloughby by J. A. G. Hyatt their guardian ad litem and that of J. H. Orr executor & in person, the replications thereto, the exhibits filed therewith and was argued by counsel. On consideration whereof the court doth adjudge, order and decree that H. M. Linn who is appointed a special commissioner for the purpose, do forthwith prepare to the court his report and petition and furnish account of the Executorial account of the said James H. Orr, charging him with whatever has and ought to have come to his hands by virtue of his being the executor of the said testator

1 and also giving him credit for all
2 proper disbursements. Said Court
3 will also make a statement of all
4 the indebtedness of the said testator
5 showing their priorities and so forth,
6 and whether the personal funds
7 ^{in the hands of the said executor} will pay off said testator's liabilities;
8 and if it be found that the
9 personal funds in said executor's hands
10 is insufficient to pay off the in-
11 debtedness, he will further ascertain
12 whether the lands devised to Marg-
13 arett Miller in the bill & proceedings
14 mentioned, will probably run
15 in five years to pay the residue
16 of the said testator's indebtedness.
17 Said Court will make and state
18 any other matter specially stated,
19 deemed pertinent by himself, or re-
20 quired by any of the parties to be
21 so stated.

22 It is further adjudged, ordered &
23 decreed by the Court that the said
24 complainant, as to the debt and costs
25 at law, in the bill & proceedings
26 mentioned, be subrogated as prayed
27 for in his bill, and that he re-
28 cover the same, together with
29 his costs in this suit from said
30 testator's estate to be paid in the
31 ^{and out of the fund} manner, as may be found to be
32 proper by said Court when he

shall have made the reports and
statements heretofore directed. And
this course is continued.

Jeremiah Mullins

12. } Decm no. 1

Jo. H. Carrington & Co.
Entered Day - 206
J. H. Hyatt & Co.

Enter this decm
Sept. 1889.

Jeremiah Mullens,

Comp.

vs Depositions.

Jas. W. Orr, ex'or + als.

Defts.

The depositions of Sam Potlet and others, taken before me, A. M. Goins, commissioner in the above styled cause, this 14 day of Dec. 1889, in my office in the town of Jonesville, Lee County, Va., to be read as evidence in the above styled ^{cause}, in my report.

Sam Potlet, of lawful age, offered on behalf of Nimrod Potlet for the purpose of proving his account against S. H. Minter, dec'd, being first duly sworn, deposes and says that he knows that S. H. Minter boarded at or with Nimrod Potlet a good portion of two years. He states that he heard S. H. Minter say that he was going to satisfy Nimrod Potlet for taking care of him whilst he was sick; that he knows that said Nimrod Potlet cut and put up for said Minter 12 acres of oats; that he knows that said Potlet ^{put up} a stable and some ~~paling~~ ^{paling} for said Minter and that the price of said work was left to him (said Sam Potlet) and that he thinks the work was well worth the price which said Nimrod Potlet charged for said work, i. e. \$10.00 for the stable, and \$5.00 for the paling; that he knows that said Nimrod Potlet broke up and ~~planted~~ ^(over) said Minter's corn,

containing about 6 acres.
 On cross examination the witness states,
 that he knows that said Nimrod Poter
 moved into the house of said Minter in the
 fall of the year 1887 and remained
 there until said Minter's death. He
 states that the buildings spoken of above was
 around the dwelling house in which said
 Poter lived; that the stable spoken of was
 an old one removed a short distance
 and put up near the house in which
 said Nimrod Poter lived. He states that
 he knows that said Minter let Nimrod Poter
 have some wheat, but does not know how much,
 and that said Minter let said Poter have
 a fat hog. The oats above referred to that
 said Poter cut for said Minter, said Minter
 and said Poter were partners in; that is,
 they two rented the land jointly from
 him (Sam Poter).

And further this deponent saith not.

Samuel Poter.

The further taking of these depositions is continued
 until Dec. 16, 1889, at same place.

A. M. Loins,

Commissioner.

The further taking of these depositions is con-
 tinued pursuant to the above adjournment
 at same place, Dec. 16, 1889.

W. B. Audis, of lawful age, offered on
 behalf of J. H. Orr, ex-or-etc of S. H. Minter de-
 posed.

in regard to the acct. of Nimrod Potteet, being first duly sworn, deposes and says, that he waited on S.H. Minter deceased in his last illness as nurse; a week or so before the death of said Minter he (said Minter) sent for said Potteet to come ^{and} ~~to~~ settle with him; finally said Potteet came, a few days before said Minter's death; but did not bring his books. Said Minter asked said Potteet if he brought his book - said Potteet said he had not - said Minter said that he wished he had so that they might settle their business, for he did not know what might happen. Said Potteet said that it made no difference, for if they did not get to settle no one would be hurt by it, for that what was between them did not amount to much.

The witness further states that he understood the remark, "he did not know what might happen", to refer to said Minter's then state of bad health and the probability of his not recovering.

And further this deponent saith not.

W B Andis

Timothy Disk, of lawful age, offered on behalf of J. N. Orr, ex'or &c. of S.H. Minter, dec'd. in regard to the acct. of Nimrod Potteet, being first duly sworn, deposes and says: -

That he assisted some in waiting on S.H. Minter in his last illness; that he heard a conversation between said Minter and Nimrod Potteet, Minter had sent for said

Potter to come and settle with him. (Said Minter) Said Minter ask said Potter if he had brought his books, stating that he had sent for him a time or two to come and settle with him. Said Potter replied to said Minter, Harve, it makes no difference whether we ever settle or not, there is very little between us, not enough to hurt any body.

The witness states that W. B. Andis was present on this occasion, and probably Clabe Hamblin.

Timothy ^{his} ~~Disse~~ _{mark}

Clabe Hamblin, of lawful age, offered on behalf of Jas W. Orr exor &c, of S. H. Minter dec'd, in regard to the acct. of Amrod Potter, being first duly sworn, deposes and says - That he was present waiting on S. H. Minter dec'd as a nurse and heard a conversation between said Minter and Amrod Potter. Said Minter asked said Potter if he had brought ^{his book} - Minter told witness that he had sent W. A. M. Baker after said Potter to come and settle with him. Said Potter said he had not brought his books. Said Minter remarked to ^{said} Potter that he wanted a settlement with him. Said Potter replied to said Minter that what little was between them would not hurt any body.

Witness claims,
50 cts

And further this deponent ^{his} ~~says~~ _{mark} not -
Clabe Hamblin,

S. H. Bolen, of lawful age, offered on behalf of Jas. H. Orr exor &c of S. H. Minter dec'd, in regard to the acct, of Nimrod Paleet, being first duly sworn, deposes and says:—

Witness claims
50 cts

That he was at Nimrod Paleet's during the last sickness of S. H. Minter and had a conversation with said Paleet about Mr. Minter's matters, in which conversation said Paleet stated that said Minter would owe him (Paleet) some where in forty dollars on settlement for board, and that he (Minter) would have plenty to pay what he owed.

And further this deponent saith— not.

S. H. Bolen,

Geo. W. Sullivan, of lawful age, offered on behalf of Jas. H. Orr exor &c, being first duly sworn, deposes and says:—

Witness claims
50 cts

That about the time that Nimrod Paleet moved into the house and on the lands of S. H. Minter said Paleet told witness that he (said Paleet) would board said Minter free of cost if he would rent him his place, and said Paleet stated that he had made said proposition to said Minter, and witness states that said Minter soon after this consented with him (said witness) about this matter and stated that said Paleet had proposed to him (said Minter) to board him free if he would rent him his farm, house &c, and witness states that he advised

said Minter to accept the proposition. Witness states that said Minter afterwards told him that he had accepted said Poteet's proposition to board him, and said Poteet did move into said ~~Poteet's~~ ^{Minter's} house and they lived there together; Witness states that all this occurred in the fall of 1887.

~~And~~ further this deponent saith not.

J. W. Sullivan

The further taking of these depositions is continued until Dec. 17, 1889, at same place

A. M. Goins, Comr.

Dec. 17, 1889, ~~in~~ my office in the town of Jonesville, Lee Co., Va.

No other witnesses appearing, the further taking of these depositions is concluded.

A. M. Goins, Comr.

I, A. M. Goins, comr. in this cause, do hereby certify that the foregoing depositions were duly taken under oath after notice, and subscribed before me, and at the times and places as above mentioned.

Given under my hand, this 17 day of Dec, 1889,

A. M. Goins, Comr.

"Y"

Jeremiah Mullins, Comp.
vs Depositions.

Gas H. Orr, exor & Def.

Fees charged to executor.

Three witnesses claim their attendance, 50cts each = \$1.50
Scribble 10cts 1.20

Virginia, Do let., to wit-

This day J. B. West personally appeared before me and made oath that - Margarette Minter is a non-resident of this State.

Given under my hand this
The 27th day of July, 1889.

J. B. West

Financial Matters

or } Affidavit of
Non-residency

J. H. Arnold & Co. etc.

Filed July 18, 1880

J. H. Arnold & Co.

Commissioner's Office -

Jonville 7th -

Pursuant to a decretal order of
the circuit court for Lincoln County
dated Nov. 13, 1893 - appointing R. L.
Pennington a special commissioner
to make a deed to Samuel Patent
of a tract of land lying on Parcell's
River & containing 58 a. which land
was sold by Commissioner W. H. Pennington
at public auction and bid off by
the said Patent on the 6th day of May
1890 -; The undersigned hereby comes
to submit the deed herewith filed
conveying to the said Samuel
Patent a fee simple interest in
that tract of land above described.

Respectfully Submitted

Robt L. Pennington

Special Commr -

This Nov. 13th 1893

Jessie Mullin

v.s. } Report & Recd -
of R. L. Panning to
J. W. Ex. Co. etc.

Fees for Recd &c -

Recd	\$5.00
Returned against	50
	<hr/>
	\$5.50

Jeremiah Mullins

vs

J. H. Orr exor et al

} In Chancery.

Yours to the Hon. H. S. K. Morrison Judge of The Circuit Court for Lee County, Virginia

Yours undersigned & special counsel. I have leave to report to your Honor that in obedience to an order made on the day of April, 1890, he duly advertised the time, terms and place of the sale of the land in the bill and proceedings mentioned, for thirty days, and on the 6th day of May, 1890 that being a court day, he did, at the front door of the Court house of Lee County in the presence of a good many people, offer for sale to the highest bidder, the land in the bill and proceedings mentioned. And at said sale S. B. Potiat became the best and highest bidder, he bidding \$525.⁰⁰ for said land. Said Potiat paid me \$64.50 on the costs & costs of sales which was disposed of in the manner shown by a statement and receipts herewith filed marked "X". Said Potiat executed his note for \$460.50 with Samuel Potiat as surety payable in in 6 & 12 months. On the first note (\$230.25) he paid \$48.56 which I paid to Jeremiah Mullins, one of the creditors

of S. H. Minter. See Mullins receipt
in margin of Conn. Gains statement
"B." Gains comm. thinks said land
brought a low price, not quite
enough, by some \$25⁰⁰, to pay the
indebtedness of said Minter. Yet
if no one will advance Potlato's
bid 15 or 20%, he advises the
acceptance of Potlato's bid and
the confirmation of the sale.

All of which is respectfully submitted

E. H. Pennington

May 14/90.

Spec Comm.

Mullins

Report of
vs J. Gains for sale
of land
Am ex or re

Filed May 14/1890.

V. H. G. H. H. H. H. H.

Jeremiah Mullins,

Comp.

vs. In Chancery.

Jas. H. Orr, exor &c, et als,

Defts.

The undersigned, in pursuance of a decretal order of the circuit court of the county of Lee, pronounced on the 2nd day of Sept., 1889, in the above styled cause, having given due notice to all parties concerned, proceeded on the 23rd day of Oct., 1889, to execute said order; and the proceedings having been thenceforward regularly adjourned from time to time, and being at length completed, the result is herewith respectfully submitted.

The undersigned ascertains upon a settlement of the executorial account of Jas. H. Orr, exor, of S. H. Minter, dec'd, that there was a balance in said executor's hands due the estate, on the 2nd day of Oct., 1889, when the first year of his administration closed, amounting to \$123.49, which sum bears interest from the last named date, until paid. — See Statement "A" and exhibits therewith filed.

The undersigned, after receiving and considering such proof as was offered, reports a statement of all such debts and demands as appear to him to be sufficiently proved, that are outstanding against said testator or his estate. The result of this statement may be seen by reference to Statement "B" herewith filed, and which shows \$595.43, outstanding indebtedness, as of Mar. 31, 1890. The undersigned finds that the first five charges in said Statement "B" are existing liens — the

1st, 3rd, 4th + 5th are liens upon the personal estate, and are in priority in the order arranged, as to the funds in the hands of the executor, and the 2nd is a lien on the Land, being a deed of trust in favor of P. Hagan. All the other charges in said statement are of equal dignity. It will be seen by a comparison of statements "A" and "B" that said estate will be indebted \$471.94, after the application of the funds in the hands of the executor.

The undersigned desires to state, that of the claims filed with him against the testator's estate, was one of \$111.75 in favor of Timrod Politt; but the evidence being conflicting and deemed insufficient by the undersigned, he felt it his duty to not allow the same. See depositions herewith filed marked "2".

Of the other claims filed, a part of that of M. D. Richmond, of Orr + Russell, and the whole of that of H. P. Hood were barred by the statute of limitation, which the executor insisted on being applied. These were all retail store accounts. See accounts filed marked "9" + "10".

The undersigned was further directed to ascertain whether or not the Lands devised by the testator to Margaret Minter would rent for a sufficient sum to pay the residue of said testator's indebtedness in five years. The result of his determination on this point is that said Lands would not rent for enough to pay said testator's indebtedness after the application of the personal funds in

said executor's hands in five years. See depositions marked "V" herewith filed.

It will be seen by reference to the claims in favor of G. P. Duncan, Pomeroy, that said testator's estate is charged with only one-third part of said judgment. The judgment stands upon the records of the Court against S. H. Winter, G. H. + Wm Sullivan, all appearing to be equally bound thereby, and there being no evidence before the undersigned of the insolvency of either G. H. or Wm Sullivan, or that they or either of them were sureties of said testator, he deems it proper to charge said testator with only one-third part of said judgment. See calculation marked "S."

After the executor pays off existing liens "1" "3" "4" + "5" there will still remain in his hands \$26,42 which sum might be applied to the costs of this suit.

All of which is respectfully submitted.
This Jan 13, 1890

J. M. Goins,

Special Commr.

Fee for this acct. \$25.00

I, J. M. Goins, special commissioner as aforesaid, do hereby make oath that I was occupied for the time of 36 hours in settling and stating the foregoing accounts and report and I do so certify this Jan. 13, 1890.

J. M. Goins,

Special Commr.

Jeremiah Mullins, Comr.

3. { Report of Comr. Mullins
for H. Orr et al at 10

Filed Jan 14th 1870

J. A. G. Hyatt

Comr's Fee,
Sheriff,
Witnesses,
=

\$25.00
12.00
1.50
\$27.50

S. H. Minter, deceased,

In account with
His Creditors.

1- Paid by S. H. Minter	To balance on judgment in favor of J. L. Shoemaker, Admr. for &c. (See cal- culation marked "P").	\$12 17	\$12 17
2- Paid by S. H. Minter	To balance on deed of trust to P. Hugan (See calculation marked "Q").	124 25	124 25
3- Paid by S. H. Minter	To balance on judgment in favor of F. R. Stickley. (See calculation marked "R").	37 76	37 76
4- Paid by S. H. Minter	To one-third part of balance on judg- ment in favor of E. P. Duncan, Comr. &c. (See calculation marked "S").	36 14	36 14
5- Paid by S. H. Minter	To Amt. of judgment in favor of H. P. Miles, for &c., with interest & costs. (See calculation marked "T").	11 00	11 00
Paid by E. P. Morgan	To balance on note to John Holiver, of Apr. 19, 1887, due Sept. 1, 1887- H. P. Mor- gan, the security, having paid the bal. on said note and interest, is here sub- stituted to the claim of said Holiver. (See calculation marked "U").	9 63	9 63
Paid by S. H. Minter	To note to Burnet & Fulton, of Mar. 29, 1882, with interest from that date, this being a note executed by Minter, Sullivan, & Preston - Preston being insolvent and a non-resident. Minter's one-half of note. (See calculation marked "V").	12 50	
	To interest the above note to Mar. 31, 1890, \$12.50; Minter's one-half of same.	6 00	18 50
	Carried forward,		249 45

Paid by
E. H. P.

Paid by
E. H. P.

Paid by
E. H. P.

Paid by
E. H. P.

Paid by
E. H. P.

Paid by
E. H. P.

Paid by
E. H. P.

Brought Forward.

To note to H. J. Morgan, of May 22, 1883,
with interest from Jan. 1, 1879.

To interest on same to Mar. 31, 1890, (See
calculation marked "3")

To note to W. P. Wood, of Nov. 17, 1885.

" Interest on same to Mar. 31, 1890. (See
calculation marked "4").

To note to H. M. Brown, of June 13, 1888,

" Interest on same to Mar. 31, 1890. (See
calculation marked "5").

To note to J. R. Gibson, of Jan. 22, 1885.

" Interest on same to Mar. 31, 1890. (See
calculation marked "6").

To note to M. L. Stallard - assigned
to Silas Flournoy, of May 16, 1888,
with interest from Aug. 16, 1888.

" Interest on same to Mar. 31, 1890. (See
calculation marked "7").

To note to J. L. Glass, Admr., of Oct. 8,
1887, due Oct. 8, 1888. Samuel Poter,
the security on this note having paid
the balance on the same, is here
substituted to the rights of said Glass.

" Interest on same to Mar. 31, 1890. (See
calculation marked "8").

To open account due to M. D. Richmond

" Interest on same to Mar. 31, 1890. (See
calculation marked "9").

Carried forward,

			249 45
	6 00		
	4 05	10 05	
	16 85		
	4 43	21 28	
	10 00		
	1 08	11 08	
	8 51		
	2 64	11 15	
	25 00		
	2 43	27 43	
	5 00		
	31	5 31	
	9 75		
	85	10 60	
			346 35

	Brought Forward,			346	35
	To open account due Orr + Russell,	15	31		
Paid by C. W. H. P.	" Interest on same to Mar. 31, 1890. (See calculation "10").	1	40	16	71
Paid by C. W. H. P.	To open account due C. F. Duncan,	15	00		
	" Interest on same to Mar. 31, 1890. (See calculation "11").	2	77	17	77
Paid by C. W. H. P.	To balance open account due W. H. M. Baker. (See calculation "12").	12	79	12	79
Paid by C. W. H. P.	To balance on open acct. due Wm. Auburn,	3	65		
	" Interest on same to Mar. 31, 1890. (See calculation "13").		45	4	10
Paid by C. W. H. P.	To open acct. due Elabe Hamblin,	3	75		
	" Interest on same to Mar. 31, 1890. (See calculation "14").		30	4	05
Paid by C. W. H. P.	To open acct. due Wm. Sullivan, (See calculation "15").	5	35	5	35
	To open acct. due J. R. Gibson,	1	00		
Paid by C. W. H. P.	" Interest on same to Mar. 31, 1890. (See calculation "16").		24	1	24
	To open acct. due J. M. Lambert,	19	96		
	" Interest on same to Mar. 31, 1890. (See calculation "17").	3	60	23	56
Paid by C. W. H. P.	To open acct. due J. A. V. Hyatt, clk's fee, (See calculation "18").	12	95	12	95
	To amount due Jeremiah Mullins, said Mullins having been security for said Miller in a note executed to J. A. V. Hyatt, Adm'r, &c., and said Hyatt having recovered the same, with interest + costs,				
	(Carried forward,)			444	87

Receipt of E. H. Mullins in
 favor of J. H. Mullins in
 \$48.564 in my claim
 this may 6, 1891
 in settlement of all over
 and out of the estate of

(Brought Forward),				444 87
off of said Mullins, Mullins is here substituted to the claim of said J. A. G. Hyatt, Admr &c.,	47 92			
To interest on same from Apr. 30, 1889, to Mar. 31, 1890, (See calculation "19")	2 64	50	56	
To Estimated costs in this suit	100 00	100	00	
To total out-standing indebtedness,				\$595 43
Amount of the above outstanding indebtedness, as of Mar. 31, 1890,				595 43
Less amt. in hands of executor, as per Statement "H",				123 49
To Bal. of outstanding indebtedness,				\$471 94

S. H. Winter, deceased.
 In acct. with
 His Creditors
 Statement "J".
 Due His Creditors \$595 43.

Calculations "P," "Q," "R," "S," + "Y"

Priorities.

THE COMMONWEALTH OF VIRGINIA.

TO THE SHERIFF OF LEE COUNTY GREETING:

We Command You that of the Goods and Chattles of

S. H. Minter and James

Mr. Orr

Late in your Baliwick you cause to be made \$ *122.80* the penalty of a Forthcoming Bond, to be discharged

by the payment of \$ *61.40* with legal interest thereon from the *9th* day of *August*

1881 till payment which

James L. Shoemaker & Son of W. S. Kane did

Lately in our Circuit Court of Lee County have recovered against *them* by motion on said Bond;

also \$ *4.54*

which to the said

Shoemaker & Son to

in our Court were adjudged for

his

costs in that behalf expended whereof the said

Minter & Orr are

Convicted, as appears to us of record. And that you have the same before the Judge of our said Court at the

Courthouse on the first monday in

March

next to render to the said

Shoemaker & Son to

of the

Debt

and costs as aforesaid.

And have then there this writ Witness JOHN A. G. HYATT Clerk of our said court at the courthouse this

day of

January

1884

in the 10th

year of the Commonwealth.

19th

J. A. G. Hyatt Clerk

le 4.29
le 25-
\$ 4.54

Gr. Novr. 23rd 1880, by unit. price F. Miles D.L. \$52.80

Gr. Decr. 10th 1883, by right in a left hand from H.W.H. 57.00

Gr. Jan. 2nd 1884 " " " " " " from E. Pratt 57.00

Received of S.H. Ewing D.S. for R.D. Flanery D.L. 6.00
dollars on the within execution May 23rd 1884

H.W. Holdway by
H.A. Morrison

177) dict (94)

James E. Spenser to Am to

to Fi Ha

S. H. Munter et al

to security to be taken

to March Rules 1884.

held up by order
of proper authority
S. H. Munter

The Commonwealth of Virginia.

To The Sheriff Of Lee County Greeting:

We Command You, That of the Goods and Chattels of S. H. Minter
and James W. Carr
late in your Bailiwick, you cause to be made \$ 122.80 the penalty of a Forfeiting bond, to be dis-
charged by payment of \$ 61.40, with legal interest thereon from the
day of August, 1881, till payment, which James W. Carr
Shoemaker & Co.

lately in our Circuit Court of Lee County, has been recovered against them by motion on said bond
Also, \$ 6.10, which to the said Shoemaker & Co.
in our Court were adjudged for him cost in
that behalf expended whereof the said Minter & Carr
are convicted, as appears to us of record. And that you have the
same before the Judge of our said Court at the Court House on the first Monday in February
next, to render to the said Shoemaker & Co.
of the Debt and costs as aforesaid.

And have then and there this writ. Witness, J. A. G. Hyatt, Clerk of said Court at the Courthouse.

This 10th day of Decr 1881, in the 11th year of the Commonwealth.

J. A. G. Hyatt Clerk.

65.80
66.25
\$6.10

Jas. J. Hoemader, 11 dms.
vs { Calculation "P"

S. H. Winter et al.

(#12¹⁷/₁₀₀)

Calculation

P. Hagan vs. S. H. Winter, Deed of Trust.

\$401³³/₁₀₀, amt. of deed of trust (with interest from Dec. 5, 1882).

103.94, Interest on same to Mar. 29, 1887 - 4 yrs. 3 mos, 24 ds.

505.27, Amt. due Mar. 29, 1887.

400.00, Cr. Mar. 29, 1887.

105.27, Bal. due Mar. 29, 1887.

18.98, In on same to Mar. 31, 1890^(3 yrs, 2 ds) (First day Court.).

\$124.25, Bal. due as of Mar. 31, 1890.

22.10 Int to Nov 10/90 A. M. Louis, Comm.

\$146.35- Check mailed to Hagan Nov 10/90

Calen. "2"

P. Hagan
vs { Calculation on deed of trust
S. H. Munter, decd. .

\$124.25 - due as of
Mar. 31, 1890 -

F. H. Stickley

Plff

vs.

In Chy

S. H. Minter

Def.

This cause came on to be heard on the 25th day of March 1886 to be heard when it was adjudged ordered and decreed that the plaintiff recover of the debt the sum of \$42.02 with interest on \$15.50 from the 27th day of Augt 1884 and interest on \$22.92 from Jan 1-1885 till paid and the costs of this suit and unless said debt interest and cost be paid the plaintiff within 20 days from the rising of the court then that the defendants land be rented out to the highest bidder on the usual terms, for such time as it will pay said debt interest and costs

Extracts from record

J. H. Stickley Clerk

Statement

Debit above calculated to May 26 1886 In above	45	44
Credit by cash May 26 1886 (Sale of Hogs)	18	90
	26	54
Add for costs of chy suit to March 1886	23	90
" Interest on \$26.54 from May 26 1886 to Jan 26 1887	1	04
	51	48
Credit Jan 1887 by cash paid Stickley	5	00
" " " " " Morgan	12	00
" " " " " Due bill on Sprinkler Morgan	2	25
" " " " " By 17 Bush corn paid Morgan	5	10
	27	73
Interest on same to Nov. 26 1889	4	59
Add for accruing costs from March 1886 to including Dec. 1889	6	04
Balance due Nov. 26 1889	37	76

I do solemnly swear that I acted as the attorney for the Plff in the above styled suit against S. H. Minter and decd, and am therefore familiar with all the facts connected therewith, and the above statement shows all the payments ever made thereon by said Minter and there is still due thereon and unpaid thereon of \$37.76 when calculated to Nov 26 1889 as shown above.

1 I further state that I showed Mr. Minter a statement of
2 the matter calculated to Jan'y 1887 when there was a balance
3 due from him of something over \$27. And interest on that
4 sum, and the accruing costs since March 1886 has been added
5 making \$37.76 so help me god

6 Henry J. Morgan

7
8 Sworn to before me by H. J. Morgan the 23 day of Oct. 1887.

9 A. M. Gains

10 Commissioner

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32
F. R. Stickley

25. Statement & Calculation

26. David H. Minter's estate

27. Calculation "R"

37.76

C. P. Duncan, Comr. &c

vs.

S. H. Minter, & M. + Wm Sullivan,

Judgment \$200, with interest from Jan. 1, 1879-
to, say, Mar. 31, 1890.

\$200.00, Principal.

10.00, Int. from Jan. 1, 1879, to Nov. 1, 1879.

210.00, Amt. to Nov. 1, 1879.

50.00, Cr. Nov. 1, 1879.

160.00, Bal. due Nov. 1, 1879.

27.50, Int. from Nov. 1, 1879 to Sept. 12, 1882.

187.50, Amt. due Sept. 12, 1882.

120.00, Cr. Sept. 12, 1882.

67.50 Bal. due Sept. 12, 1882.

30.18, Int. from Sept. 12, 1882 to, say, Mar. 31, 1890.

97.68, Amt. due Mar. 31, 1890.

10.76, Costs in the above suit

\$108.44, Total amt. due as of Mar. 31, 1890.

\$36.14 $\frac{2}{3}$, S. H. Minter's one-third part of this judgment,
due as of Mar. 31, 1890, that being the
first day of the next circuit court.

A. M. Goins, Comr.

Cr. Nov. 1, 1879

\$50.00

" Sept. 12, 1882

\$120.00

C. F. Duncan, Comr
vs { calculation "S"
S. H. Winter et al

\$36.14 $\frac{2}{3}$ due as
of 'Mar. 31, 1890,

Balance

VIRGINIA, LEE COUNTY -- TO WIT:

TO S. H. Bolan Const. **CONSTABLE OF SAID COUNTY:**

I HEREBY COMMAND YOU TO SUMMON J. H. Minter & Lewis Jackson
if to be found in your District, to appear at Jonesville in said County, on
the 25 day of July 1887, before me or such other Justice of said
County, as may then be there to try this Warrant, to answer complaint of H. T. Miles
vs &c. and upon a claim for money not exceeding \$100.00, exclusive of interest, to wit:
For the sum of \$ 15 due by acct. And then and there make return of this
Warrant. Given under my hand, the _____ day of _____ 188—.

H. T. Miles for &c. J. P.
against } On the 2nd day of July 1887
S. H. Minter } (In Debt.) At Jonesville in said County.

JUDGEMENT, That the Plaintiff recover of the Defendant, \$ 7.50 with interest
thereon from the 20th day of Oct 1885, till paid, and \$ 1.00
for costs. H. C. Goslyn J. P.

VIRGINIA, LEE COUNTY To--WIT:--To S. H. Bolan Constable of said County.

I command you, in the name of the Commonwealth of Virginia, that of the goods and chattles
of S. H. Minter in your county, you cause to be made the sum of
\$ 7.50 with interest thereon from the 20th day of Oct 1885
till paid, which H. T. Miles for &c. has recovered before me in a warrant
in debt, and also the sum of \$ 1.00 which were adjudged to the said H. T. Miles
for &c. for costs in prosecuting said warrant. Given under my hand the 2nd
day of July 1887. H. C. Goslyn J. P.

The within Judgment is hereby renewed
for fifty days from this date.

Given under my hand this 15th day of
Sept 1888. H. C. Foslyn J. P.

H. J. Miles & Co

Warrant

J. H. Winter et al

executed for

11 1887

Appelation

\$750.00 Per
2.00 Sub. to Mar 31, 1890.
1.50 Costs.
\$11.00 Total.

Open accts + Calculations
from "9" to "19" inclusive,

Jonesville, Va., *Aug 1st* 1889

Mr. S. H. Minter Seed.

Bought of **M. D. RICHMOND,**

DEALER IN

GENERAL MERCHANDISE.

<i>1886</i>				
Novr.	30 - 1/2 set Plates	60	30	
"	Mending Boots		75	1 00
Decr.	4. Masi. 25	Pd. Bradley 15	40	
21.	1 Pa Liver Regulator	25	25	
	1 Sugar	10	10	
25	Coffee 25	Tobacco 5 self	30	1 00

<i>1887</i>				
April	30	Sole leather 95	Shoe Amelings 25	1 20
"		Making shoes	1 50	2 70

This acct. is Paid To Here

<i>1888</i>				
Novr.		Pasturing Horse 5 moos.	150	750
				750
				1230

Virginia Lee County To-wit:
 This day M. D. Richmond personally appeared before
 me and made oath that the above account
 of twelve dollars + 30/100 is justly due him
 as charged above. Given under my hand this
 3^d day of May 1889. H. C. Foslyn J. P.

This acct. is barred except the charge of pasturing horse
of \$7.50, mending boots, 75cts and making shoes \$1.50, making
in all \$9.75

A. S. Hunter

ago.

Med. P. Johnson

\$7.50

~~\$12.50~~

\$2.75

83-Sub to Mar
31, 1890,

\$10.60, total.

Balance "9"

1887

S. H. Minter

In acct. with Orr and Russell Dr.

Cr.

April	4	To Tobacco 10 Valerian 10 (8) Paid Wm Ashburn 125	\$ 1 45	\$
	12	" Paid Order 75 (16) Caffer 20 Blank Book 20	1 65	
	19	" Tobacco 15 4 Pair 1/2 Hairs 12 1/2 50	65	
	21	" 1/2 Set Teas 45, 23 1 mile dish 50 Oil cloth 70	1 43	
	"	" Spoons 25 sheeting 15 Sugar 10 (May 2) Tobacco 15	65	
May	7	" Caffer 25 (6) Jeans 20 thread 05 (7) Sugar 10	60	
	17	" Tobacco 15 (18) By blain 124 To 1 mirror 75	90	1 24
	21	" Tobacco 15 (June 7) Tobacco 15 (10) Paid Order 50	80	
June	14	" sheeting 10 leury comb 15 100, slips 50	75	
	21	Paid Hamble 25 (22) By due bill 1.00	25	1 00
	22	" Powder 10 (25) 1 pair linen Pants 1.60 By Pants Returned 1.60	1 70	1 60
	25	By amt. Paid Flouring 2.00 (27) To subills 35	35	2 00
July	2	To Lead Pencils 10 Tobacco 15 1 Pair Pants 1.65 1 Vest 1.25	3 15	
	"	" 1 coat 4.50 (9) Tobacco 15 Paid Wm Ashburn 25	4 90	
	12	" Cheese 05 Cullars 15 (22) 1 Bot. Paragorie 10 (Aug. 2) Paragorie	40	
Aug		By Leash for Mineral Wal 25 (4) To Leash 25 Tobacco 05	30	2 51
	15	To Tobacco 05 (23) Paid Order 50 (24) To 10 (Sep 1) thread	70	
Sept.	16	" Candles 25 Matches 05 (Oct 5) Paid Order 50	80	
<u>Oct</u>	21	" 1 Pair Pants 2.75 1 shirt 1.10 Sugar 10 (24.88)	3 95	
"	25	" Knitting needles 05 (26) To 10 (24) Paragorie 10 (Nov 1) To 15	40	
Nov.	3	" Cufflinks 25 thread 05 (8) To 15 (23) To 15	60	
	25	" Liner Regulator 25 (30) By Leash 12.00	25	12 00
	30	" To 15 6 yds chevrot 15.90 thread 05	1 10	
Dec.	12	" To 15 Handkerchief 15 (20) To 15 (Jan 5 1888) To 15 Lin. Regulator	85	
1888	24	" To 15 shut & baps 10 (Feb. 3) To 15 (10) Handkerchief 15	55	
Jan.	21	" To 15 (March 5) To 15 Leash 25 (8) To 15	70	
Feb.	14	" To 15 Rope 20 To 15 (27) Medicine 55	1 05	
	20	" Medicine 30 (April 9) Powder Sugar 23 (17) Handkerchief 30	1 03	
Apr.	22	" Sugar 13 leandy 05 (May 3) To 15 (8) Hat 1.75 leandy 05	2 13	
May	14	" To 15 (25) Tobacco 10 30 due bill 25 (26) Thread 5	75	
June	1	" Paid Wm Ashburn 25 (6) Gouge shirt 40 To 15	80	
over			\$ 35 09	\$ 18 09

1888
June

6 To amt of debits from page 209

\$ 35.09

lev.
18 09

" " By amt. of credits from page 209

" 8 To Deb. for Wm Osburn 15⁽⁴⁾ Lemons 20 (13) Mdse 80

650

16 " Paid Wm Osburn verbal order 1⁰⁰ (20) Deb. 15⁽¹⁰⁾ Diff. 10

1 25

July

3 " Mdse, 35⁽⁵⁾ Mdse 30⁽⁶⁾ (6) Mdse, 30 (13) Deb. 25 Fruit jars 60

1 80

" 13 " Diff. 05 (28) Diff. 05 (Aug 13) 10⁽¹⁰⁾ 10

20

Aug

20 " 1 Gouge shirt 40 (31) 1 Round of Hand Shus Drills 50

90

31 " Paid Isaac Leedy for shoeing horse 30

30

1889
Oct.

31 To Interest to date

40 19
1 54
41 73
18 09
23 64

18.09

Virginia Lee County D. C.

This day C. A. Russell personally appeared before me and made oath that the above account against the estate of S. H. Minter decd. is justly due him and is unpaid, and William Osburn made oath that S. H. Minter paid him different amounts by order on ~~C. A.~~ Russell and that he knows that Minter was running an account with said C. A. Russell.

Given under my hand this 31st day October 1889.

H. C. Foster - J. C.

Witness of Minter
C. A. Russell
I do not know

The articles charged in this acct are turned by the estate of Minter up to the articles charged on 25th Oct. 1887. All the payments are applied to the payment of the articles charged prior to that date.

Acc due on the within acct \$ 15.31
Sub to Mar 31/90 1.40
Total = \$ 16.71

Calculation 10"

S. H. Minter
1887 To C. T. Duncan Dr
March To cash paid John H Snodgrass for
you, for land 30.00
or

By cash.

But due,

15.00
\$15.00

Virginia Lee County to wit

I John H Snodgrass do swear
that C. T. Duncan paid to me sometime
about the 1st day of March 1887 the sum of
\$30.00 for S. H. Minter This ^{was} paid to me as
a tract of land sold by me to said
Minter. I sold said land to said Minter
for \$45.00, and said Duncan paid
me first \$15.00, but that money was money
sent by said Minter to me as I understand
stood from said Duncan. Then after
words said Duncan paid said
\$30.00 for said Minter. So help me God

John H. Snodgrass.

Sworn to before me this Nov 8, 1889

A. M. Lewis,

Virginia Lee County, to wit: -

Commissioner

This day C. T. Duncan personally appeared
before me and made oath - that the above sum
of \$15 is justly due him from the estate of S. H.
Minter. This Nov. 8, 1889,

A. M. Lewis
Comm.

\$ 15.
2.77 incl. to Mar 31, '90
\$ 17.77

Calculation "11"

S. H. Winter

In acct. with

H. A. M. Baker.

		Dr	Cr.
1886.	To 2500 feet walnut timber, @ \$10 ⁰⁰ per M.	\$ 25 00	
	By amt. paid on the above,		12 21
1889, Oct. 23,	Balance due me to date,		12 79
		\$ 25 00	\$ 25 00

Virginia, Lee County to wit:-

This day H. A. M. Baker personally appeared before me the undersigned commissioner and made oath that the above account is correct, just, true and unpaid. Given under my hand this 23 day of Oct. 1889,
J. M. Coines,
Commissioner

#1279

Calculation 12.

	The Estate of S. N. Minter	
1888.	To William Husburn	On
Apr.	For ditching	\$5.15-
	By Cash of S. N. Minter	1.50
	Bal - due -	\$3.65

Virginia

Lee County to wit.

Wm. Husburn this day personally appeared before me and made oath in me found that the above account is just and remains unpaid Nov 17 1888.

J. A. Wyatt C.C.

Virginia, Lee County, to wit: -

This day personally appeared before me
William Sullivan and made oath - that he
knows that Wm. Ashborne did the work
for which the within account is charged.
This Oct 23 1889

A. M. Goins,
Commissioner.

Calculation '13.

3.65
45 interest
\$4.10

Samuel H. Minter - deceased -
To

. 1888

Oct

6 To her born Hamblin Dr
To Marting an him 5 days @ 75¢ 3.75-

This day Globe Hamblin personally
appeared before me and made oath
that he waited on S. H. Minter in his last
illness and that the above sum of \$3.75-
is still due him for said services, that
said charge is reasonable &c

This Dec 16, 1889,

A. M. Goussier
Commissioner

S. H. Bolin also state that he knows
that Globe Hamblin waited on S. H. Minter
in his last sickness.

This Dec. 16, 1889, A. M. Goussier,

Comm.

Clabe Hamblin
vs 3 acct
S.H. Munter

\$3.75

Calculation 14th

3.75-
.30 int mar
31.1820
\$4.05-

Munter

account against

Samuel H. Minter

1884 To Wm Sullivan

To pasture for cow for
four months, \$1. pr month. \$4.00

To 1/2 note due to the estate
of Wm H. Burns due by note
and outstanding and unpaid
Executed by S. H. Minter Wm
Sullivan & H. S. Preston, the
latter being insolvent, 1/2
due from Minter. (See E. M.
Fulton as to date.) \$

To balance of judgment
in favor of C. J. Duncan
for \$200 - Sullivan having
paid more than his part - see
Duncan & get amt & date
of balance. \$.

1885 To putting up cross fence and
paying for the same cutting and
putting up the same 27 panels
270 rail \$1.00 pr hundred your
half thereof. \$1.35

188 To 1/2 judgment in favor John
H. Snodgrass for Cash - see
judgment \$.
Judgment against Minter Sullivan
& Preston the latter insolvent.

Virginia, Lee County, Va.

This day, ^{Wm Sullivan} personally appeared before
me and made oath - that the pasture charge
and fence charge ^{in the account on the opposite side} are just, true and unpaid
to the best of his knowledge and belief.

Given under my hand this Oct. 23, 1889

A. M. Goins,

Commissioner.

Wm Sullivan

Calculation \$5.11

\$5.36

1886

St H Minder

May

To John R Gibson.

To cash 100 (as Barred 54th.)

Dr

\$ 1.54

Virginia, Lee County, to wit.

This day John R Gibson personally appeared before me & made oath that the above acct of 6.54 is just & unpaid and James O Gibson also personally appeared before me and made oath that said account is just.

Given under my hand, this 10th Sep, 1887.

James W Orr, Com & in
shy.

1890-3-31
1886-4-30
3 11

^{1.00}
24 Int. to Mar 31, 1890
\$ 1.24

~~\$1.00~~

Calculation "16"

S. Harvey Minter

See aff with

J. M. Lambert;

1886

Feb.	13	To bal. on settlement	38 45
		" Int. on same to Jan 1st 1887	1 75
1887			<hr/>
Jan	1	By order to Wm Lambert - on d. t. m.	40 20
			15 00
April	1	" amt. p'd. Flourmoy for me	25 20
			87
	1	" cash	24 33
			<hr/>
1886			24 08
March	1	By amt. due for sheep	4 00
			<hr/>
April	1	" Bal due on oats	20 08
			1 12
		Bal due Deposit 1st 187	<hr/>
			1 96

Virginia, Am. Rev., & with:

This day J. M. Lambert personally appeared before me the undersigned Commissioner, and made oath that the above account is correct, just, true

and unpaid. Given under my hand this
the 23rd day of Oct., 1889.

A. M. Loius,
Commissioner.

Virginia, Lee Co., to wit:-

That ~~the~~ Sullivan personally appeared
before me in my office and readen with
that he heard the said S. S. St. Martin say he
had made a settlement of his account with
the said J. M. Couchert and that he was due
Couchert something, but the amount the
affiant does not remember. Given under
my hand this the 23rd day of Oct., 1889.

A. M. Loius,
Commissioner

\$19.96
3.60 out due
\$23.56 31,90

Calculation 17th

S. H. Minton and Wm Sullivan
To Clerk Circuit Court Lee Co. On

1884

June

Spain Chay vs H. S. Preston et al .22

Copy 10, Receipt 18, Do 20, copy 10 Receipt 18 .76

also

fil Bill 18, Atty 10, Cost 18, Rules 100 Tax 1.00, 2.93

Decree 34 Copies 1.25 Receipt 18, postage 12, order 34, 2.37

1885-

fil Report 18, Decree 34, Copies 50, Report & plat 3.00, 4.66

Taxing Costs &c 40. .40

To amt. Your part Margaret Edwards &c \$11.23

I & Robyatt &c 3.48

Co. off - \$4.70

\$1.75

\$10.75

1888. Nov 1

By Gal. Whistley

\$1.75-

I do solemnly swear that there is justly
due me \$12.95- on this fee bill from
who assumed the payment thereof upon the estate of
the estate of S. W. Winton decd. Nov. 7th 1887.

J. A. Hyatt

S. W. Winton
J. A. Hyatt
F. C. Davis

14.70

Calculation 78

Sworn to before me this Nov 7, 1887.

A. M. Goins,

Commissioner

\$12.95-

The Commonwealth of Virginia.

To The Sheriff Of Lee County Greeting:

We Command You, That of the Goods and Chattels of Benjamin Mullins
Security for S. H. Minter

late in your Bailiwick, you cause to be made \$ 37.50 with legal interest thereon from the 30th
day of Decr., 18 88 till payment, which John A. G. Hyatt
Admr of the Estate of S. H. Phillips decd.
lately in our Circuit Court of Lee County, has recovered against him by suit for Debt
Also, \$ 7.81, which to the said Hyatt Admr

in our Court were adjudged for his costs in
that behalf expended whereof the said Mullins

is convicted, as appears to us of record. And that you have the
same before the Judge of our said Court at the Court House on the first Monday in June
next, to render to the said Hyatt Admr
of the Debt and costs as aforesaid.

And have then and there this writ. Witness, J. A. G. Hyatt, Clerk of said Court at the Courthouse.

This 10th day of April 18 89, in the 11 3 year of the Commonwealth.

J. A. G. Hyatt Clerk.

64.50
8.50
72.50
2.50
75.00
87.81

The Estate of S. H. Minter

In of & with

C. W. Pennington Comr

1890			
May 6 th	By amt. from S. B. Polak on land sale	113	06
1892			
Nov	" " " Wm. Gunn for " do	116	89
1891			
Aug 24/91	" " " J. H. Orr exor. of S. H. Minter	29	31
1893			
Mar 6/93	" " " Wm. Gunn for S. B. Polak on land sale	120	40
" 7	" " " " "	35	00
" 11	do	40	00
" 13	"	27	00
April 19	"	40	00
May 8	"	38	65
Nov 11	"	68	00
1890			
May 6	To Amt. paid Hyatt Clerk fees	13	31
"	" " " " Guardian ad litem	5	00
"	" " Retained as city fees	15	00
"	" " " " Court of land sales	19	50
"	" " E. H. Blankenship printing fee	5	00
"	" " Jerry Mullins (see Jones Stat. margin)	48	56
"	" " W. B. Muncy Sheriff	1	70
"	" " J. R. Gibson Clerk's fees	75	-
1891			
Aug 22	" " H. C. Jordan admr. of Wm. Sullivan	5	80
" 24	" " J. H. Orr assignee of W. A. Baker	13	85
" "	" " Orr & Turner	18	09
Sept 11	" " J. M. Lambert	25	00
1892			
May 6	" " Samuel Polak	6	15
		177	77
		628	31

1842	Auto. Prot. over	177	71	628	31
May 6	To Aust. paid Mr. Archburn	4	50		
Sept 28	" " " Ebene Hamblen	4	40		
Nov 23	" " " R. M. Brown	12	25		
do	" " " Silas Flournoy assignee	37	00		
"	" " " Mr. J. Wood & for H. J. Miles	36	18		
1840					
Mar. 14	" " " J. M. Hyatt	19	15		
do	" " " J. R. Gibson	13	00		
"	" " " H. J. Morgan	20	30		
"	" " " C. E. Flannery Sheriff &c	23	28		
"	" " " Swell & Richmond aduers &c	11	50		
June 28	" " " W. N. & S. Lump assign of Rums & Pullen	20	93		
July 7	" " " C. J. Newman	20	50		
Nov. 10	" " " Patrick Stagan	146	35		
" 10	" " " additional costs to Hyatt	5	21		
		628	31	628	31

To the Hon. W. S. H. Morrison Judge
of the Circuit Court for La Co.

Your undersigned comes
in the Chancery Cause of Jerrin-
vish Mullins vs. J. H. M. exor
&c &c al Crgs leave to report
that as such Court for the
sake of said &c he recd
\$628.31 and paid it out in
the manner indicated in
the foregoing statement as

he was heretofore directed to
do. Now having completed
his duties in said cause as
above, he prays the confirma-
tion of this his report and he
be discharged from all future
liability as such Comr.

And he will ever pray
This Dec. 14th 1893

E. W. Pennington

Statement of
E. W. Jennings
as Comr.
Filed Jan'y 20th 1894
A. B. Munn
clerk

E. H. Pennington
vouchers show-
ing amounts paid by him
as counsel in the
Chancery case of
Jerry Mullins
vs.

J. H. Cr. 240 to 241

Accounts unpaid
Patrick Hogan

Burns + Fulton

Pd

M. S. Richards est

Pd

C. J. Sumner

124.25-

18.50

10.60

17.77

161.12

19.82

180.34

10.81
 Tax 1.50
 G.A.L. 5.00
 Esti 1.00
 \$18.31

Received of E. W. Pennington
 Court, Eighteen Dollars + 31 cents
 in full of my fees as clerk and
 Guard. ad litem in the chancery cause
 of ~~Theresaiah~~ Mullins vs J. W. Orr
 Adm. &c. May 7th 1890.

J. A. Hyatt clerk

Recd of E. W. Pennington (\$34.50) thirty
 four + 50% dollars attys fee + com-
 of sales for land in bill set out
 this may 6/1890

E. W. Pennington

Recd. of E. W. Pennington court - five
 dollars my fee in chancery cause
 of Mullins vs. Orr &c. &c. at all this
 may 6/1890.

G. W. Blankenship

Recd. of E. W. Pennington court - One
 dollar + seventy cents my fees in the
 chancery cause of Mullins vs. Orr &c.
 &c. at all this may 6/1890.

Recd of E. W. Pennington court - in above
 named cause seventy-five cents my
 fee therein this may 6/1890.

John R. Gibson clerk

Jerry Mullins

Report of Comr.

vs } Pennington's receipts
 & disbursements

J. H. Emerson et al

Louisville Va July 3rd 1893.

Mr E. W. Pennington, Comr,

Dear Sir,

Please pay, the sum that
is in your hands due me from the estate SR Mint
to H. P. Wood, and I hereby authorize him to receipt you
for the same, in my name.

Very truly &c.

C. T. Duncan,

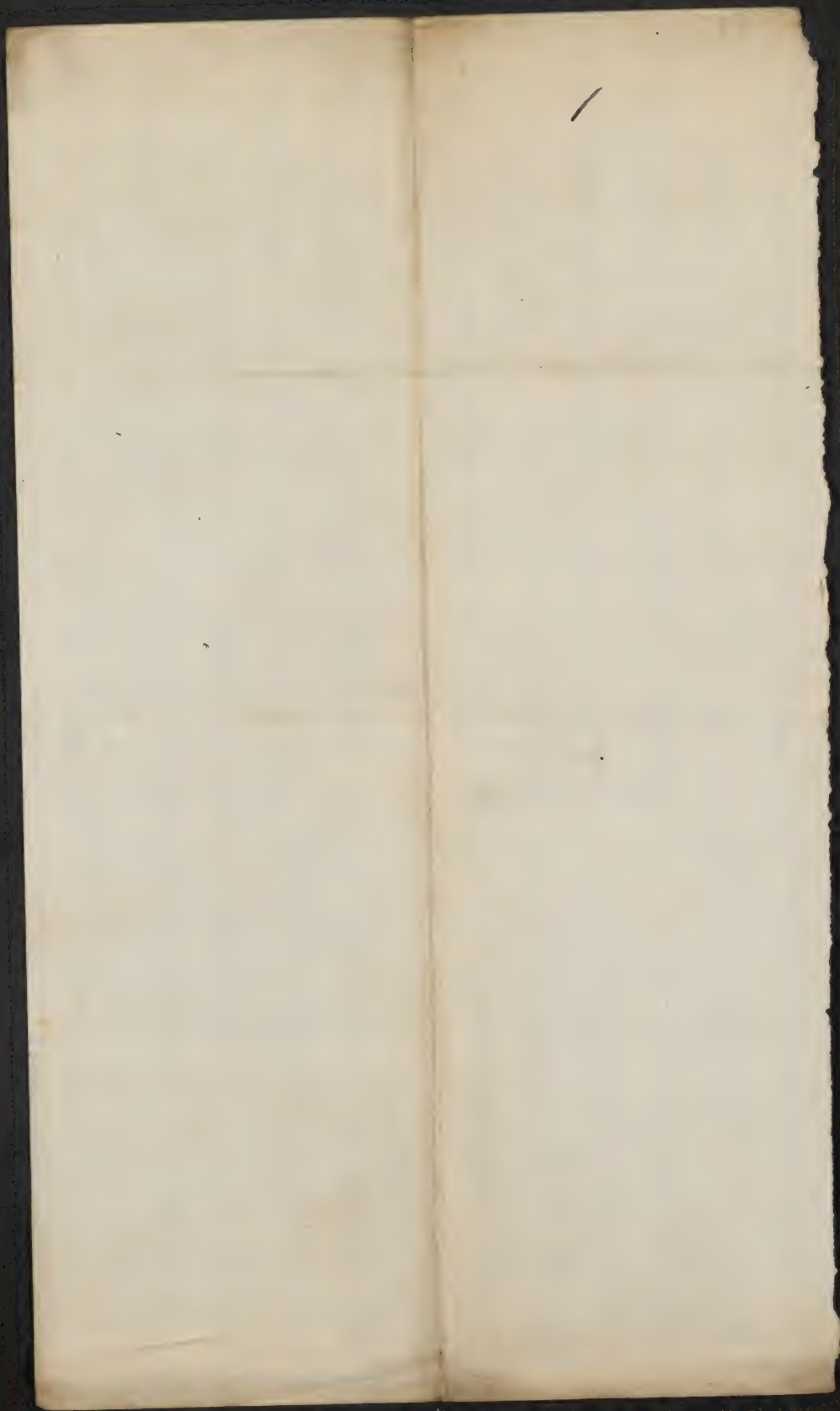
Recd. of E. W. Pennington Comr in the Chancery
case of Jerry Mullins vs. J. H. Orr executor at
law and 87/100 the amt. reported by Comr. Lewis
to be due from the est. of S. H. Mint to said Duncan
This July 7th 1893

C. T. Duncan

By W. P. Wood

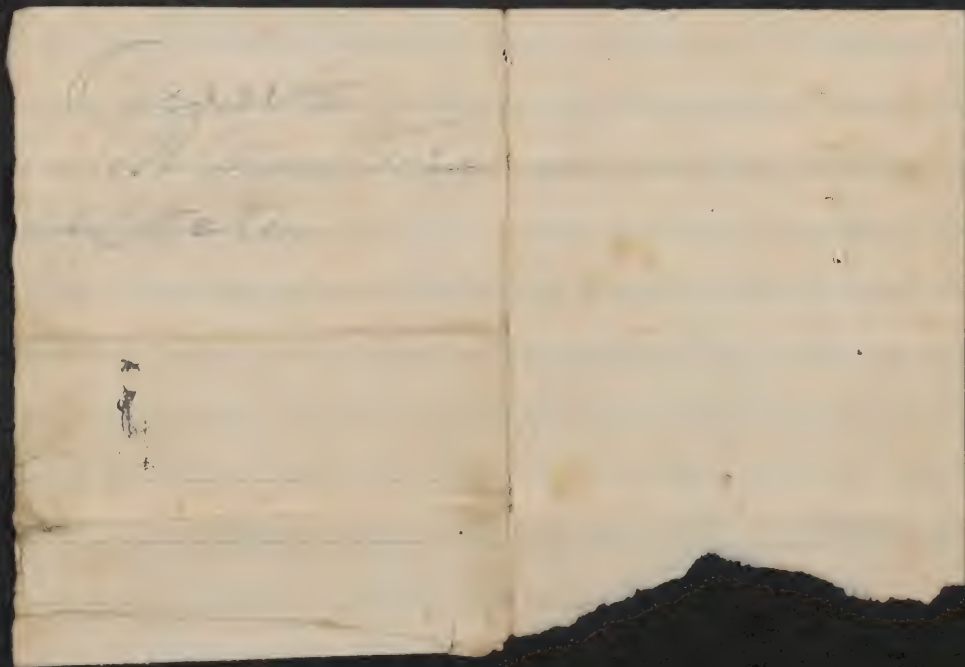
Received of E. W. Pennington, Commissioner in
the Chancery cause of Jeremiah Mullins vs. J. W. Orr
Executor &c in the Chancery Court at Jonesville Lee
Co. Virginia by the hand of William Greene The sum of
five dollars with interest in full against the estate
of Harvey Minter deceased which is on file in said
cause above. This debt was paid by myself to J. L.
Glass Admir &c I being the security on said debt
for the said Minter.

Samuel S. Potter



Administrator of S. H.
Minter deceased. will
pay to S B Olet the
account of ~~\$395~~ held
by me against his
estate

W^m ^{his} Osburn,
mark



44. 50 one of this receipt

Received of E. W. Pennington, Commissioner
in the Chancery cause of Jeremiah Mullins
vs. J. W. Orr, Executor &c, in Chancery Court
at Jonesville Lee Co Va, through the hands of
S. B. Poter, my claim in full against the
Estate of Harry Winter Deceased which
is on file in said cause above. This May
6th 1892.

his
J. M. Coburn.
mark

Test.

J. M. Greene.

2

Recd of E. H. Pennington come
in the chancery case of
Jeremiah Mullins vs. J. H. Orr
exor &c Twenty three & fifty-
six - hundredths dollars (\$23.56)
and due me from the estate
of S. H. Martin this the 11th
day of Sept 1891.

Test

A. C. McKie

^{his}
J. M. Lambert
mark

3

Received of E. W. Pennington
Commissioner in the chancery
cause of Jeremiah Mullins vs
J. W. Orr, Executor &c in the
Chancery Court at Jonesville, Va,
through the hands of Wm. Greene
Four dollars and five cents with
interest in full, against the
estate of Harry Minter Deed
which is on file in said cause
above. This September 28th 1892.
Claborn Hamblin

Witness,

Claborn Hamblin



Received of E. W. Pennington Com-
missioner in the Chancery Cause of
Jeremiah Mullins vs J. W. Pry, Executor
&c in the Chancery Court at Jonesboro
Ga Co. Va. through the hands of Mr. James
Ten Dollars with accrued interest to
date which sum is in full against
the estate of Harry Minter Deceased
and which is on file in said Cause
above this 23rd day of November 1872.

A. M. Brown

3-

Recd. of E. W. Huntington Comm-
in the Chancery cause of Jerry Mullins
vs. J. H. Orr 24 or so at through
the hands of J. H. Green two
dollars + the interest on my
claim allowed me in said cause
by Comm. Gains. ~~Given~~ Nov. 23/72

A. M. Brown.

6

Received of E. W. Fannington, Commissioner in
The Chancery Cause of Jeremiah Mullins vs J. W. En-
gsvorter &c in the Chancery Court at Knoxville Va
Through the hands of Mr. Greene, the Claim of
M. L. Stallard of Twenty five dollars with
accrued interest to date which Claim was trans-
ferred to me, and which amount is in full
Against the estate of Henry Minter, De-
ceased and is on file in said Cause
above. This 23rd day of November 1891.

Silas L. Fourness

By J. W. Greene

7

RECEIVED
GENERAL T. H. CHASE
AND COUNTY CLERK

Dec 7 1892

Received of E. W. Pennington, Commissioner in the
Chancery Cause of Jeremiah Mullins vs. J. W. Orr
Executor &c in the Chancery Court at Jonesville,
Lee Co., Va, through the hands of Wm Greene Twenty
three Dollars and fifty seven Cents, being in
full for debt and interest for a Note on the
estate of Harry Minter Deceased, dated Nov.
17th 1885 - for \$16 85 - and which claim is on
file in said Cause above

M. P. Wood

1261
2351
3618

OFFICE OF W. P. WOOD,
WHOLESALE & RETAIL
MERCHANT IN
GENERAL & MERCHANDISE
AND COUNTRY PRODUCE.

Dec 7th 1885

Received of E. W. Pennington, Commissioner in the
Chancery Cause of Jeremiah Mullins vs J. W. Orr
Executor &c in the Chancery Court at Jonesville, Lee Co,
Va. through the hands of Wm Greene the Sum of Twelve
dollars and sixty one cents it being in full of
a judgment and cost and all interest which H. T.
Miles recovered against H. S. Minter, October 20th 1885
and which judgment is rightfully my own being
properly transferred to me, and which claim is
on file in said Cause above.

W. P. Wood

8

Received of E. H. Pennington Court
in the Chancery Cause of Jeremiah
Huntland vs James H. Orr Executor &c
at date 18.07 the amount of the claim
allowed by Court &c in favor of
Orr & Russell vs E. H. Huntland &c
Aug 24th 1871.

James H. Orr for
Orr & Russell

9

Mr E. H. Pennington

You will please pay to
James W Orr \$13.85 the amount of my
claim to 12 allowed against the estate
of S. H. Winter deceased & this shall be
your receipt for same, Aug 25th 1871.

Wm W Dean

Recd of E. H. Pennington \$13.85 - the
amount of the within order
Aug 20th 1891.

James W. D.

Jonestown Va. March 13th 1893.
Mr. J. W. Orr

Please receipt Mr.
E. W. Pennington, Commissioner in
the sale of the H. S. Minter land
for the Ten Dollars I sent you
by Joseph Willis to go on your
claim against the estate of said
Minter, And oblige
Wm. Greene.

Received of James
W. Orr, the sum
of Five Dollars
& Eighty Cents in
full of the within
order principal &
interest

Witness my hand & seal
this 28th day of
Sept. 1871
at New York
J. W. Sullivan
Secy

Judge Co.

W. C. Johnson, Editor of
The Liberator - Boston

My Commission Expires of

85.35 - April 7

the apt. in

1790

48. H. 3. 1. 1.

121. 1900. 2. 2.

2780



Rec'd. of C. H. Primmington Comr. in the
Chancery case of Jeremiah Mullins vs.
James H. Orr Exor et al Twelve
dollars & Ninety-five cents amt. shown to be
due me in the case. Going report.
March 14th 1893.

J. A. S. Hyatt C

12

Rec'd of E. W. Pennington Comr. in the
Chancery cause of Jerry Mullins vs. J. W. Orr
examined at Thirteen dollars the amt.
shown to be due me by Comr. Gains report
in said cause. March 12th 1843.

John R. Gilson.

13

Recd. of E. M. Peimington Court in the
Chancery cause of Jerry Mullins vs
James. H. Arr Exor ~~of~~ ^{at} Twenty dollars
and 30 cents on claim reported in said
cause to be due me. March 14th 1873

Henry J. Morgan

14

Recd of E. H. Framingham Counselor at Law in
the Chancery cause of of Jerry Dulleys
vs. James H. Orr executor et al Twenty
three & ²⁸/₁₀₀ dollars for Commission
on forth coming bond & for serving
process in said cause.

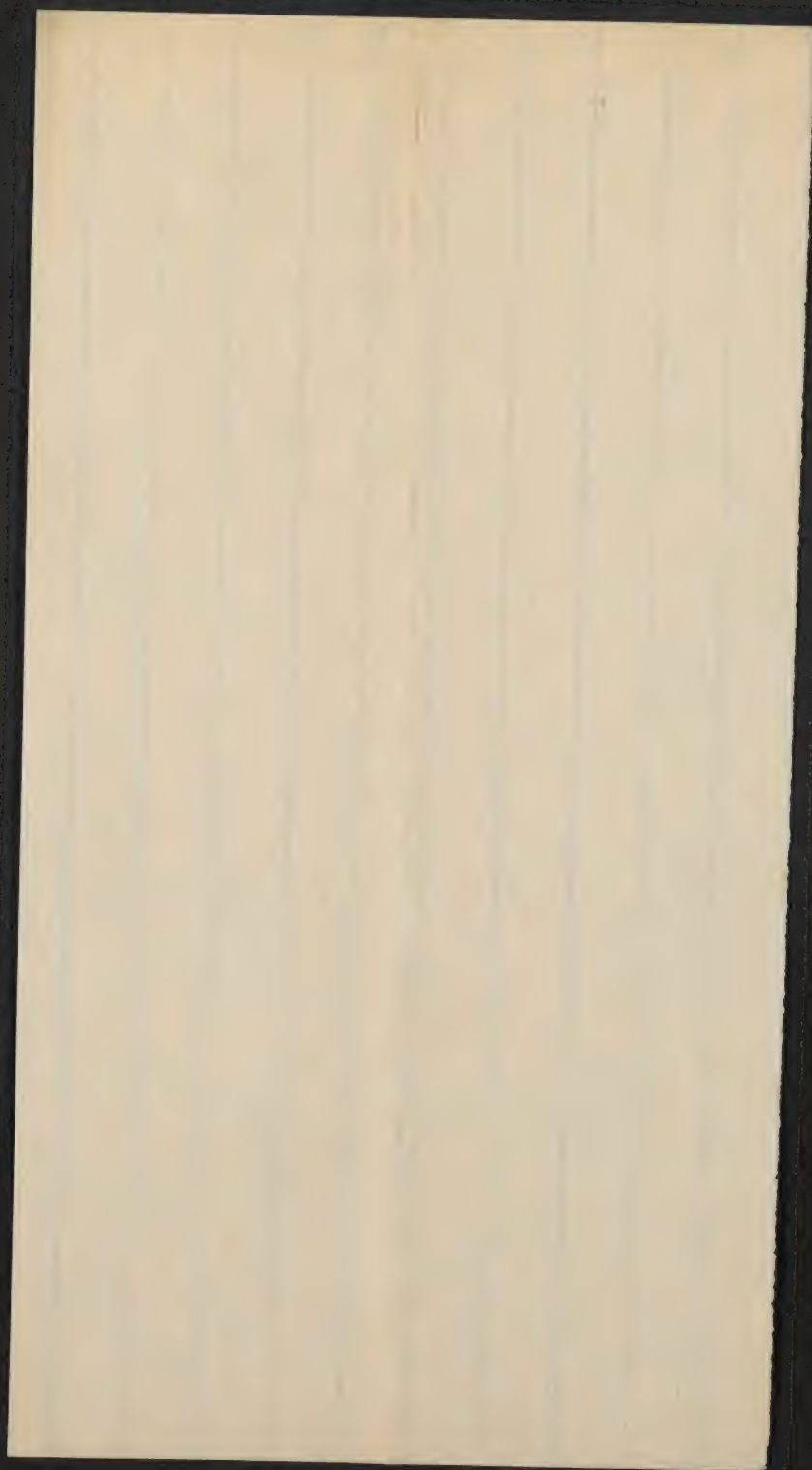
March 14th 1873.

C. E. Flannery. Attest

15

Rec'd. of E. H. Pennington Counsel in the
Chancery cause of Jeremiah Mullins vs. J. H.
Or. 24 or so at al. Six & $\frac{20}{100}$ dollars
very cash in the law cause of myself vs.
H. H. Green et al. March 14/93

J A L Hyatt C



Lee County Circuit Court

J. A. G. HYATT,
CLERK.

Jonesville, Va., 3/15 1893

~~Here~~ Recd of E. W. Cunningham Court-
in the Chancery cause of Jerry Mullins vs.
J. H. Orr. 24 or thereabouts Eleven & 5/100 dollars
See Court's report in said cause. March 14/93.

S. T. F. Richardson

B. H. Sewell adms of
of M. D. Richardson decd.

18

VS

E. W. PENNINGTON,

Attorney at Law,

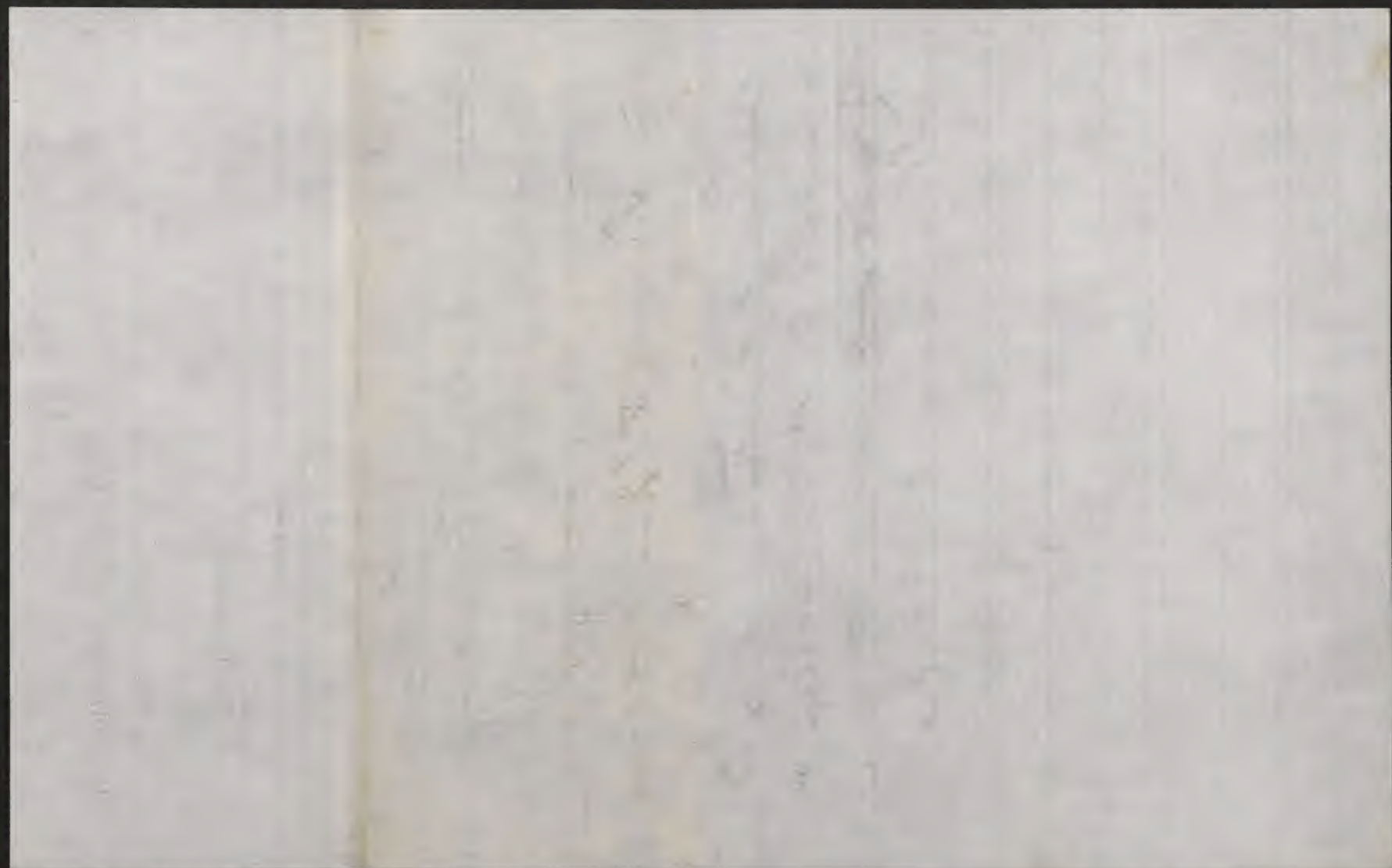
PENNINGTON GAP, VA.

June 28th 1893.

Rec'd. of E. W. Pennington
Clerk - in the Chancery
Cause of Jerry Murrells vs
J. W. Orr Exor of S. H. Murrell
in Twenty & 93/100 dollars
being the same amt. allowed
Burns & Fulton and by them
assigned to H. R. Collins & now
by said H. R. Collins & now
This June 28th 1893

M. M. S. Shimp.

By M. S. Ed. atty.



E. W. PENNINGTON,
Commonwealth's Attorney,
PENNINGTON GAP, VA.

R. L. PENNINGTON,
JONESVILLE, VA.

PENNINGTON BROS.

ATTORNEYS-AT-LAW,

VS.

Va.,

189

Recd. of C. W. Pennington, ^{per check}
Coun. &c in the Chancery Cause
of Jeremiah Mullins vs. J. W.
Art. Exor &c at the sum
of One Hundred and forty-six
and 35/100 dollars (\$146.35) the
amt. shown to be due me
in Coun. Gains report filed
and confirmed in said Cause
and with interest thereon down
to Nov. 10th 1893.

Attest W. H. Hagan

Patrick Hagan.

Glinch Scott Co., Va., Alber 6th 1893E. W. Pennington Esq
Pennington & Co. Va.

Dear Sir

Yours of 30th 11th
 forwarded from Norton
 was rec^d by me yesterday
 enclosing check for which
 I send you receipt

I am much obliged
 for your prompt action
 Yrs &c

Patrick Hagan



The Estate of S. H. Minter, deceased,
In account with
James W. Orr, Executor.

1=	1889 June 28,	To paid taxes, 1888, assessed to testator,	\$5 41		
2=	Sept. 3,	To paid H. W. Holdway on the Shoemaker execution,	15 00		
3=	Oct. 2,	By amount of Sale bill due this day,		\$265 84	
	" "	To commission on receipts (\$265.84), 10 per cent,	26 58		
4=	" "	To paid Smith & Sewell, funeral expenses of testator,	11 00		
5=	" "	To paid J. R. Faell, appraiser's fee,	1 00		
6=	Oct. 30,	To paid W. S. Crowell, coffin for testator,	21 35		
7=	" "	To paid Dr. J. H. Thomas for medical attendance and drugg account during the last illness of testator,	57 70		
8=	" "	To paid John R. Gibson, clerk's fees,	4 31		
		To balance in hands of Executor due Estate, Oct. 2, 1889,	123 49		
			265 84	265 84	

1889 Oct. 2,	By bal. in hands of Executor for disbursement this day,		\$123 49
	By interest on \$123.49, from Oct. 2, 1889, until paid,		

The Estate of S. H. Minter, dec'd,
In acct. with
James H. Orr, Executor &c.
Statement "A."
Due the Estate \$123.49.

Supplementary Statement of the
 Executorial acct. of Jas. W. Orr, Executor
 &c. of the Estate of S. St. Minter, Decd.
 Dr. Cr.

"A"	To amt. in hands of Executor, as per former Statement, due as of Oct. 2, 1889,	123 49	
	To Interest on same from Oct. 2 nd '89 To Sept. 2 nd 1891,	14 20	
"H"	To rent of farm from Feb. 20, '90 to Sept. 1, 1890,	35 00	
	To Interest on same from Sept. 1 st 1890, to Sept. 2, 1891,	1 50	
"2"	By amt. paid A. M. Goins, on his fee for taking acct. as comr., Feb. 4 th 1890,		7 00
	By interest on same from Feb. 4 th 1890, to Sept. 2, 1891,		0 65-
"3"	By amt. paid A. M. Goins, bal. on his fee for taking acct. as comr., Apr. 4, 1890,		18 00
	By interest on same from Apr. 4 th 1890, to Sept. 2, 1891,		1 53
"4"	By amt. paid W. W. Holdway, atty. for &c, bal. of the J. L. Shoemaker Execution, Apr. 5, 1890,		12 17
	By interest on same from Apr. 5, 1890, to Sept. 2 nd 1891,		1 02
"5"	By amt. paid E. W. Pennington, Atty. for W. O. Wood beneficiary, the amt. of a judgment in favor of H. T. Miles for &c, Apr. 5 th 1890,		11 00

	By interest on same from Apr. 5 th , 1890, to Sept. 2 nd , 1891,	90		
"6"	By amt. paid H. J. Morgan, atty. for F. R. Stickley, amt. of judgment reported, Apr. 7 th , 1890,	37	76	
	By interest on same from Apr. 7 th , 1890, to Sept. 2, 1891,	3	20	
"7"	By amt. paid C. F. Duncan, ^{comr.} The amt. of claim reported, Oct. 1, 1890,	17	14	
	By interest on same from Oct. 1, 1890, to Sept. 2, 1891,	1	98	
"8"	By amt. paid Tax-ticket for 1890, Aug. 1, 1891,	2	54	
"9"	By amt. paid J. A. G. Hyatt, clk's cost, Aug. 1, 1891,	1	42	
	By Bal. in hands of Executor,			
"10"	By amt. paid Tax-ticket for, 1889, Jan. 1, 1890,	2	82	
"11"	By amt. paid A. M. Gove, Special Commissioner for making this Settlement,	3	75	
	By Estimated costs for recording this and the former Settlements,	3	00	
	By Bal. in hands of Executor due as of Sept. 2, 1891,	29	81	
	<u>Sept. 2nd, 1891</u>	\$174	19	\$174 19
	To Bal. in hands of Executor, due as of Sept. 2, 1891, took down	27	81	

Received of James H. Cox Executor
of the will of S. H. Smith deceased
Twenty five dollars & 25 cents, the sum of
the balance which he owes to pay
over to me as I am in charge of
the case of General Smith's will & his
Cox Ex &c & others. Aug 20th 1896

Supplementary Statement
of
Jas. H. Orr, Executor
of

S. H. Minter, Dec'd.

Due Estate \$29.31.

Statement "K."

To The Hon. Circuit Court of Lee
County, Va.

Pursuant to decree entered
in this cause Dec. 2, 1890, I herewith
submit a supplementary statement
of the Executorial account of Jas. W.
Orr, Executor &c. of the Estate of S. H.
Minter, dec'd.

I have stated said account as
shown in statement "A," herewith
filed, from statements exhibited
to me, with vouchers for the disburse-
ments, by Jas. W. Orr, Executor &c., and
do ascertain that there is still remain-
ing in the hands of said executor,
due as of Sept. 2, 1891, \$29.31.

Respectfully submitted, this Aug. 10,
1891.

A. M. Goins,
Special Commr.

Supplementary Report
of
The Executorial Acct.
of

Jas W. Orr, Exor &c. of
The estate of S. H. Winter,
dec'd.

Filed Aug 15 1877
J. F. Hyatt

Court's Fee \$3.75

Receipts of
Jas. W. Orr, Executor
2nd Settlement.

This contract made and entered into
on this 20th day of Feb' 1890 by and
between James W Orr Executor of S. Z.
Minter deceased of the one part and
Samuel B Pate of the other part both of
Lee county Va. Witnesseth that the said
Orr Executor as aforesaid has this day
rented to said Pate the S. Z. Minter land
occupied last year by Nimrod Pate for
the sum of Thirty five dollars until
the 1st day of September 1890 with the
right of access to his corn creek that
he may raise on said land for the
purpose of gathering the same after
that date the said Pate to take proper
care of the premises and to return the
possession ^{and pay said rent} on the said 1st day of Sept
1890. Witness the following signatures &
seals.

James W Orr Executor Exec
S. B. Pate Exec

D. B. Pattee
with 2 or 3
Boxes of Corr. Excelsior

#

"H"

Ex of S. 2. Winter decd
Received of James W Orr, Seven
dollars on my lce as Commis-
sioner in my cause settling said
estate. Feb-4th 1898.
J. M. Goins.

A. M. Gains

Recd \$7⁰⁰

Jan 11 On Exp

" 2 "

Received of James W Orr Executor
of the will of S. H. Winter deceased,
Eighteen dollars, the balance of ^{my} fee
as Commissioner for taking account
in chancery cause of Jeremiah Mullins
against-said Orr Executor &c & others
in Lee Circuit Court, he having paid
me heretofore \$7⁰⁰ on said fee.
April 4th 1890. A. M. Goins.

A. M. Garino
- Cour

To { Recd \$25

James W. Orr. Ex.

"3"

Received of James W Orr Executor of
the estate of S. V. Minter deceased.
Twelve dollars ^{Principal & interest} + 17 cts, the balance of a
Judgment of the Circuit Court of Lee
County Va. in favor of J. L. Shoemaker
Shure & Co. against said Minter,
as reported by Camr A. M. Gains in
Chancery cause of Jeremiah Mullins vs
James W Orr Exr & others.
April 5th 1890.

H. W. Holdway, Attorney
for J. L. Shoemaker & Sons

H. W. Haldimay
attg

Loz Receipt \$12.17

Jal W Oss Ex.

"H"

Received of James W Orr Executor of the
Estate of S. W. Minter deceased. Eleven
dollars, the amount of a judgment in
favor of H. L. Miles for &c. against said
Minter and reported by Court. Gaines
and decreed to be paid by said Executor,
by the Circuit Court of Lee County Va.

April 8th 1890. E. H. Cunningham Atty
for H. P. Wood beneficiary

E. W. Cunningham
- atty
To Receipt \$11.00
Jas W Orr Ex & C

"5"

Received of James W Orr Executor of
the estate of S. H. Winter deceased.

Thirty Seven + $\frac{76}{100}$ dollars the amount
of the claim reported by Comr A. M.
Gains as due F. R. Stickley against said
estate & decreed to be paid by said
executor. April 7th 1890.

Henry J. Morgan att
for F. R. Stickley

H. R. Stuckley's atty

Loz Recd \$37.76

Jan 11 On Ex re.

"6"

~~\$17.77~~ \$36.14

Received of James W Orr Executor of
the will of S. H. Winter dec'd
~~Thirty-six~~ ^{144.5} ~~40.00~~ — dollars the amount of the
claim reported in my favor by Comr A. H.
Goins against the estate of said decedent.
October 1st 1890.

C. T. Duncan Comr

C. T. Duncan

#17,77
100

"7"

MR. *Winton Samuel J. (Est)* District No. *2*
 1890. TO J. P. GRAHAM, TREASURER OF LEE COUNTY, VA. DR.

TRACTS.	State Tax 30 cents on the \$100.	State School Tax, 10 cents on the \$100.	Co. School Tax, 10 cents on the \$100.	Dist. School Tax, 10 cents on the \$100.	Road Tax, 5 cents on the \$100.	County Levy 10 cents on the \$100.	TOTAL AMOUNT OF TAXES.
To <i>63</i> acres land, val. <i>\$220.00</i>	<i>66</i>	<i>22</i>	<i>22</i>	<i>22</i>	<i>55</i>	<i>55</i>	<i>242</i>
Property, income, etc.							
Capitation Tax, . .							
County School Tax, .							
District School Tax, .							
State School Tax, . .							
Total, . . .							<i>242</i>

Received Payment in full,

J. P. Graham
 Treasurer.

"8"

\$1.42

Received of James H. Orr
Executor of the Estate of S. H.
Minton One Dollar + 42 cents.
on costs in the case of Jeremiah
Mullins vs James H. Orr Exr et al
Aug. 1st 1891 J. A. G. Hyatt

29

1890

Jan'y.

The estate of S. H. Munter deceased
To James H. Orr Executor of
said Estate.

To and paid taxes on 63 acres of land
charged to said estate for year 1887. \$2.32

I have no receipt I paid the above taxes
but I have lost or misplaced the ticket.

James H. Orr.

S. H. Huntington Oct

Exp #332

for year 1889

"10"

Estimated costs

for recording #3 $\frac{00}{11}$

X

3.75-
100.

Received of James H. Orr Executor &c.
of the Estate of S. H. Winter, dec'd,
Three dollars and seventy-five cents
in full of my as Special Comr.
for making 2nd Settlement of Jas. H.
Orr, ex'or &c of the estate of S. H. Winter
dec'd.

This Aug. 10, 1891.

A. M. Lewis

Special Comr.

11"

Jeremiah Mullens,
vs J & Chancery

Comp

James W. Orr, ex or, & et al

Def't

The depositions of W^m Sullivan and J. M. Lambert taken before me, A. M. Goins, Commissioner in the above styled cause this 23 day of Oct. 1889, in my office in the town of Jourdsville Lee County, Va. To be read as evidence in this cause in my report

William Sullivan a witness of proper age deposes and says that he ~~lives~~ ^{lives} on an adjoining farm to that willed by S. H. Minter ~~deceased~~ ^{deceased} to Margaret Minter his sister and that he is well acquainted with it. He states that he has known said land for ten or twelve ^{years} and that it is now in bad repair, that said tract of land contains about sixty acres, twenty acres of which is capable of being cultivated. He states that he is of the opinion that if said land was rented for a period of five years it would probably rent for as much as \$40⁰⁰ per year, but if for a less period of time it would not rent for that much. Further more this deponent saith not.

W^m Sullivan

J. M. Lambert, a witness of proper age deposes and says that the facts stated in the above deposition of W^m Sullivan are true and that he adopts the same as his own statement.

J. M. Lambert

I, A. M. Goins, comm. in this cause, do hereby certify that the foregoing depositions were duly taken under oath after notice, and subscribed before me, and at the

1 found place at above mentioned,
2 there under my hand this Oct. 23, 1889,
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32

A. M. Davis, Comr.

Jeremiah Mullins, Comr
vs { Depositions
Jas H. Orr, et al, Defs

"X"

1892
March 5

E. W. Pennington. Com.
To C. E. Plenary. S. L. Co. Dr
Serving writon. S. B. Pate. 50
Samuel. Pate. Sr. 50

C. E. Plenary

1882

April 30

E. W. Huntington - Conn.	At	
To, G. C. Flannery, S. L. C.	dr	
Sewing mit. on. S. B. Pate.		50
Samuel. Pate.	Sy.	50
	Geo. Flannery	100

Mr. Minter Samuel RDistrict No. 2

1888. To J. P. Graham, Treasurer of

Lee

County, Dr.

TRACTS.		State Tax, 30 cents on \$100.	County Levy, 50 cents on \$100.	County School Tax, 10 cents on \$100.	District School Tax, 10 cents on \$100.	State School Tax, 10 cents on \$100.	Paid Tax.	TOTAL AMOUNT OF TAXES.
To <u>63</u> acres land, value, \$ <u>2025</u>		61	1 01	20	20	20	80	2 52
Property, income, etc. .	90	27	95					1 22
Capitation Tax, . . .	1	1 00						1 00
County School Tax, . .				9				9
District School Tax, .					9			9
State School Tax, . . .						9		9
Total,							14	14

Received Payment in full,

J. P. Graham

Treasurer

W. H. H.

\$5.15

Treasurer

26

5.41

Received of James W. Orr, Executor of
the Estate of Samuel H. Winter decd.
Five dollars & 41cts the amount of the
within tax. June 28th 1889.

L. M. Graham,
R. I.

Worcester (11)

Received of James W Orr Executor of
S. D. Winter decd. Fifteen dollars on
an Execution in favor of James L
Shoemaker Shmr &c against S. D.
Winter & said Orr security.
Sept 3rd 1889.

H. W. Holway atty for
neft

A. W. Baldwin

Lo { Receipt \$15.00

for Wm. Eny
v. l.

~~2~~

"2"

The Estate of March 27th 1889
Harvey Winter



Smith & Sewell

Terms:

1888

Sep	3	To ⁸⁵⁰ suit for Drapers ⁵⁰	9 00
"	"	" 1 for shoes	2 00
			<u>11.00</u>

Virginia Lee County To-wit:

This day S. R. Smith firm of Smith & Sewell personally appeared before me and made oath that the above account against the estate of Harvey Winter decd. is justly due the firm of Smith & Sewell and that the articles charged for were for the purpose of burying the said Winter. Given under my hand this 27th day of March 1889.

W. C. Joslyn J. P.

Received of
J. H. Orr, Ex + l
the within amount
in full this 2nd
day of Oct. 1889
Smith & Threlk

voucher ~~10~~, 4

Received of James W Orr Executor of the
will of S. B. Minter decd. one dollar as
appraiser of said estate. Oct ~~2nd~~ 1889.

V. P. Hall

Jas R Bell

Lo \$1.00 Reft

James W Orr, Ex.

voucher (B-)

1888.
 Sept. 3rd The estate of S. H. Winter decd.
 To Wm S Cromwell Dr-
 For Coffin for said decedent \$20.00
 " Interest thereon to Oct 30th/889. 1.35-
 \$21.35-

Virginia, Lee county, to wit.

This day Wm S Cromwell personally
 appeared before me and made oath
 that the above account of \$21.35- is
 just and unpaid. Given under
 my hand. Oct 30th 1889.

John R. Gibson clerk

Received of James W Orr Executor of
 the Estate of S. H. Winter decd. Twenty
 one dollars & 35 cts the above account.
 Oct 30th 1889. W. S. Cromwell

Wm S Crowell

To Recd \$21.35-

for W Orr. Ex &c

voucher ~~the~~ 6

1888 S. V. Miller (Deceased)
To J. H. Thomas Cr. Dr.

Aug 11, to Aug 30, To Drugs 5-70

July 3rd to Sep 30 To Medical attendance 52.00
Virginia Lee County to wit \$57.70

I, J. R. Gibson Clerk of the Court in the State of West Virginia do hereby certify that J. H. Thomas the dec'd has made oath before me that the foregoing acct of \$57.70 is true and correct and that the estate of S. V. Miller was not indebted. Given under my hand this May 1st 1889.

J. R. Gibson Clerk

For value received I assign the
within account to Alex. L. Russell
May 22nd 1889.

J. H. Thomas

per Baker

1889. Oct 11.	By amt of ^{S. Z.} Thomas' purchases at Sale	
" " "	" amt against A. L. Russell	\$ 27.59
" " "	in favor of S. Z. George & Co.	4.72

Voucher 67

S. H. Menden

J. C. Thomas

paid by him

Received of James W Orr Executor of S. Z.
Minter decd. \$25.39 the bal' of the within
after the above credits, being \$57.70 in all.
Oct 1st 1889.

A. L. Russell

1888 James W. Orr Ex. of S. H. Minter

To the clerk of Lee County Court, Dr.

Sept 8 Filing will 15 Successory into 20 Mr. J. C. Coffey 20 86

Recording will 76 4/5 hrs 2, with 100 J. 100 286

Sept 8 Filing sale bill 15 Record 20 20

" Apr. " 10 " 20 20

20
\$4.31

John R. Gibson clerk

P. H. W. L.
J. H. W. L.

4, 131

~~London~~ 131

8

From
RICHMOND & ORR,
ATTORNEYS AT LAW,
JONESVILLE, VA.

Receipts of J. H. Orr, write

In the name of God, I mean.

J. S. H. Winter being of sound mind and memory but in feeble health, do make and publish this my last will and Testament in manner and form following.

First It is my desire, that after my decease, my body be decently buried and that all my just debts and funeral expenses be paid out of my personal estate, if the same is sufficient to pay said debts and funeral expenses but should my personal estate not be sufficient to pay the same, then it is my will that my real estate except my interest in the D. S. Dickinson farm covered by the widows dower be rented, by my executor hereinafter named, for a cash rent annually for such length of time as may be necessary to pay any remainder of said indebtedness & expenses that may remain after the application of my personal estate as aforesaid.

Second I devise all my real estate except the said interest covered by the said widows dower to my

sister Margaret Minter to be held and enjoyed by her and her heirs forever subject, however to the said charge if any of renting above specified, but should my said sister Margaret Minter die without issue then and in that event it is my will that said real estate shall descend to my other brothers and sisters and their descendants in the usual course of descent,

Third

I devise my said interest in the said Dickinson farm covered by the said widows dower to Maud, Carlisle H. Charles M. and Nancy J. Willoughby children of Charles & Emma Willoughby to them & their heirs forever, with this proviso that my executor hereinafter named may if he thinks it best for the interest of said children, at any time before the eldest becomes 21 years of age, sell said interest and put the proceeds of said sale at interest as a Guardian fund or pay the same over to the Guardian of said children should they have one.

I hereby constitute and appoint

James W. Orr the executor of this
my last will and testament,
Witness my hand and seal this
30th day of August 1888

Samuel H. Minter

Witnesses

John M. Parsons

W. A. M. Baker

Virginia

At a county court convened and
held for Lee County at the court house
thereof on Wednesday Sept 5th 1888

The last will and testament of Samuel
H. Minter decd was this day produced
in court and proved by the oaths
of W. A. M. Baker & John M. Parsons the
subscribing witnesses thereto who
also proved the execution of said
will by the testator in their
presence and that they each signed
said will as attesting witnesses so shown
at the request of the testator and in his
presence and in the presence of each
they all three being present together
at the time of signing the same,
said will is thereupon ordered to
be recorded and James W. Orr the
executor named in said will took
the oath required by law

and together with Robert W. Orr his
security entered into and acknowledged
a bond in the penalty of \$1000.00
conditioned according to Law letters
of administration on said estate are
granted him in due form.

Attest Test John R. Gilman clk
Secy of the Recor

Test John R. Gilman clk

A. H. Winter
Copy of last Will

Will Book 103
P. 712

Will Book 103
P. 712

Courses of S. H. Minter
Land.

Beginning at an ash & white oak stump thence due South 14 p. to a chinquapin oak on top of a rocky spur, N. $86\frac{1}{2}$ E. 6 p. to a walnut S. 38 E. 120 p. to a black oak bush, S. 22 E. 40 p. to a bunch of red bud bushes on the top of a ridge, thence due South to a ~~line~~ corner and line of Mrs. Green thence with said Green's line, N. $85\frac{1}{2}$ E. 20 p. near an oak, N. 83 E. 31 p. to a Sassafras and dogwood ~~near a large white oak~~, S. 63 E. $7\frac{1}{2}$ p. to a corner of Mrs. Green's land & near a large white oak, That is marked as a corner, N. 42 W. $28\frac{1}{4}$ p. & thence with a line of Saml. Potatoes land to an ash bush, N. 28 W. 16 p. to an elm, N. $39\frac{1}{2}$ W. 10 p. to the middle of a hollow, N. 31 W. 11, N. 17 W. 16 p. to an apple tree, N. 2 W. 10 p. to a rock, due west 10 p., N. 73 W. 9 p. to a walnut, S. 5-7 W. 20 p. to an ash N. ~~24~~ 24 W. 17 p. to an ash, N. 9 W. 60 p. to a chinquapin oak & cedar, S. 77 W. 80 p. to The Beginning. Containing 56 acres more or less.

See. Also course of S. H. Minter as. H. S. Preston et als and Deed-book 22 p. 146.

James Mullins
or } Courses
of
Land

J. H. Orr Esq or at al

S. A. Winter

In acct with
Amos Rod Poter, Dr.

1887	Dec}	To Board commencing Dec, 1887, 13 week, @ \$1 ³⁵ / ₁₀₀ , \$16	25-
1887	Dec}	" Mending Boots	25-
1888	Feb}	" Mending Boots	45-
1888	Apr}	" 2 weeks Board, @ 125-	2 50
1888	Apr}	" 1 week Board,	1 25-
1888	Mar}	" 1/2 bu Salt	50
1888	Nov}	" Gathering Corn	2 50
1888	Apr}	" Moving Stable &c.	10 00
1888	May}	" Building fence	5 00
1888	Apr}	" 3 1/2 days Plowing @ \$1 ⁰⁰	3 50
1888	Apr}	" Sowing Clover seed	75-
1887	Dec}	" Cash	25-
1888	May}	" Plowing Corn	2 00
1888	July}	" Cutting and hauling oats	3 00
1888	Aug}	" Threshing	1 50
1888	Apr}	" Making, hauling & laying up rails	3 00
1888	Mar}	" Services waiting on him whilst sick, including feeding visitors and their horses as per contract with said Winter	25 00
1888		" Board of hired help, putting in crop	5 00
1888		" Board of him for 10 months	40 00
1887-8		" Washing & mending	12 00
1888	July}	" Hauling up and caring for hay	1 50
1888	Mar}	" Board 5 weeks	\$13 20
Total			\$142 45-
- Credits -			
1887	Nov}	By Corn,	3 50
1887	Dec}	" Pork,	1 05-
1888	Mar}	" Beans,	45-
1888	Apr}	" Sugar,	20
1888	Apr}	" Bacon	4 82
1888	Feb}	" Cash	3 50
1888	Feb}	" Pork 228 lbs.	13 68
1888	Apr}	" 3 1/2 Wheat	3 50
			30 70

Not due Poter.

142.45-
30 70
\$111.75-

Virginia, Lee County, to wit:

This day ^{Timrod Poliet} personally appeared before me in my office in the town of Jonesville and made oath - that the within account against the estate of S. H. Minter, dec'd is justly due him and unpaid, and that the charges ^{herein made} are reasonable.

Given under my hand this Nov. 15, 1888,

A. M. Goins,
Commissioner.

Virginia, Lee County, to wit:

This day Wm ~~Osburn~~ personally appeared before me and made oath, that S. H. ^{Minter} boarded with Timrod Poliet ⁱⁿ 1887 and 1888 - did not know how long, but a considerable time; that said Poliet tore-down, moved, and rebuilt a stable for said Minter, furnishing some timber and boards to cover the same; that said Poliet made ~~paths~~ ^{paths} and ~~paled~~ ^{paled} in the yard and a part of the garden for said Minter; that said Poliet's family did said Minter's washing and mending; that said Poliet waited on said Minter during his sickness; that said Poliet broke up the ground, furnished lands and ~~planted~~ ^{planted} said Minter's corn; that said Poliet sowed some clover seed for said Minter in 1889. Said Wm Osburn further stated that he only ~~knows~~ ^{knows} that the above work was done by said Poliet for the said Minter - ~~that he did not know whether Minter had paid for same or not.~~ ^{that he did not know whether Minter had paid for same or not.}

Given under my hand this Nov. 2, 1888,

A. M. Goins,
Commissioner.

11/16/88-

This claim not
allowed by
Commissioner
See depositions
marked "Y"

Sale Bill.

Sale bill of the personal property of S. H.
Minter deceased, sold October 2nd, 1888, by
the undersigned executor of the will of the
said decedent, on twelve months credit, and
rent of land for year to end Dec'r 31/89.

No	Kimrod Pateet	one stack Hay,	\$4	25
"	"	one stack Hay,	9	00
"	"	Household & Kitchen ware,	3	00
"	"	Rent of Land for year,	61	00
"	Dr J. A. Thomas	One stack Hay,	8	00
"	Same	11 bus. wheat @ \$1.17	12	87
"	Same	42 doz. oats @ 16 cts.	6	72
"	James H. Orr	one saddle	8	50
"	Wm S. Crowell	bus. rent corn @ 30 cts. <u>None.</u>		
"	Wm Sullivan	one field or piece of corn,	25	50
"	Wm P. Miles	one gray horse,	63	00
"	Finney Haymes	one young horse,	64	00
	^N Total Sales		265	84

James H. Orr, Executor
of S. H. Minter's will.

Virginia Lee County court clerk's office Sept.
3rd 1889.

The foregoing Sale Bill of the personal property of S. H. Minter dec'd was this day filed in this office and admitted to record.

Test: J. R. Gibson, clerk.

3.

Copy of Sale Bill of
the personal property of
S. H. Minter, dec'd.

Wm Green

In ar^d with

Edw. W. Pennington

To amt of Debt on A.C. B. Int ⁿ 7/10/92			556	65
Cost on Motion on A.C. B.			8	58
Car May 6/90	48	56	565	15
Int on same to Aug 15/92	6	79		
Car Sept 11/91	23	56		
Int on same to Aug 15/92	1	29		
Car May 6/92	9	10		
Int on same to 8/15/92	15		89	45
But due Augt 15 th 1892			473	70
Int on same to 9/28/92			3	40
Car Sept 28/92			479	10
Int to Nov. 3/92			4	05
Car Nov. 3/92			475	05
Int to Dec. 7 th 1892			2	78
Car Dec. 7 th 1892			477	83
Int to March 8 th 1893			35	00
Car March 6/93			442	83
" 7/93			2	59
" 11/93			445	42
" 13/93			36	18
Int to April 13/93			409	24
Car April 13/93			6	16
Int to May 8/93			415	40
Car May 8 th 1893	120	40		
Int to June 1 st 1893	35	00		
Car June 1 st 1893	40	00		
" Nov 11/93	27	00	222	40
Int to April 13/93			193	00
Car April 13/93			1	00
Int to May 8/93			194	00
Car May 8 th 1893			40	00
Int to June 1 st 1893			154	00
Car June 1 st 1893			157	70
" Nov 11/93			38	65
			116	05
			7	00
			108	05
			094	05

Notes & calculations
from $\frac{1}{2}$ " to $\frac{8}{8}$ " inclusive.

By the 1st day Sept we
we bind our hands to pay
Jahnn Wolsten sixty five
dollars for value of the
we hereby were our hands
and to this left put
under our hand and
see this 17. April 1887

A. N. M. (Seal)
Henry H. Morgan, Jr.

Nov	8	By Cash	25.00
Feb	7	By Cash	25.00
		By Cash	3.50
		By Cash	5.00

Notes due Life 1-1887

65.00

Int to Nov. 8 1887

75
65.75

Credit Nov 8-1887 by

25.00
40.75

Int on same to Feb 7 1888

1.00
41.75

Credit Feb 7 1888 by cash

25.00
16.75

Int on same to Augt 7 1888

.50
17.25

Credit Augt 7 1888 by cash \$3.50 + \$5.00

8.50
8.75

Int on same to Jan'y 8-1889

.22

Bal due Jan'y 8 1889.

8.97

Int on same to March 1, 1890

.66
\$9.63

To ⁵ note

John Walcott

I do Solemnly Swear that for the payment of the note
hereto attached I was the Security of S^t Minter deed
to John Halver for the price of a Horse of \$60.00 The
credits on the back thereof were paid by said Minter in
his lifetime, but about the month of January 1887, I as his
surety paid to John Halver the balance due thereon amount-
ing to between \$8.00 and \$9.00 and a calculation now
made by me and hereto attached, shows a balance due
thereon as of January 9 1887 of \$8.97 and that sum if
I have made no mistake in said calculation is now justly
due and owing to me from said Minter's estate with interest
from about Jan 9 1887 Till paid So help me God.

Henry J. Morgan

Sworn to before me by H. J. Morgan the 23 day of Oct. 1887

A. M. Goins,

Commissioner

To 3 Note

Oct 21 1887

Henry J. Morgan

as $\frac{1}{3}$ Affiant

S H Minstus estate

note & calculation enclosed.

Amt due Mar. 31, 1890

\$9.63.

Calculation "1."

\$25

We agree & bind ourselves heirs &c to pay
Barnes & Fulton Twenty Five Dollars
value received and we hereby waive
the benefit of our homestead exemption
as to this debt. Witness our hands and
seals March 29th 1882

Samuel N. Minnick

Wm. Sullivan

Journal 28. Minutes
Wm Sullivan

To F note

25¢

Burns & Fulton

March 29/82

\$25.00
12.00 Out
13.00
\$18.50

Out to Mar 31, 1890

Calculation 2"

See County
11

This note is still due and unpaid as
noted Mr Sullivan & I did not see him frequently
admitted to me when 9-1889

R. T. Duncan

Sworn to before me this Nov. 9, 1889,

J. M. Davis, Clerk

\$ 6.00

Due H J Morgan Six dollars with interest from Jan'y
1st 1879 for value recd. and I hereby waive the benefit
of my homestead exemption as to this debt with my
hand & seal. May 22 1883.

S. H. Winter *Test*

This day H. J. Morgan personally appeared before
me and made oath that the above note \$6.00.
is justly due him from the estate of S. H. Winter
decd.

Given under my hand this Nov. 18, 1887,

A. M. Goins,
Commr.

S H. Minter

To { Note \$6.00

H J Morgan

6.00. prin.

4.06 in £ 3.31-'90

\$10.06-

Calculation "3"

\$ 16 85-

W. P. WOOD,

Sixteen

85
100 Dollars, for value received, and I hereby waive the benefit

of my homestead exemption as to this debt.

Witness my hand and seal this *17*th

day of *November*, 1885.

J. H. Winton

[SEAL]

[SEAL]

Vth. Lie Geo. to wit:

This day Geo. Sullivan personally appeared before me in my office and made oath that the within note is signed by S. H. Winter in his own hand & is under my seal this 25th Oct. 1859.

A. M. Conner
Comptroller

~~of the County of ...~~

\$ 16.85 - price
443 Int to 3, 31, '90
<hr/>
\$ 21.28

Calculation "H."

~~_____~~

June 13th 1885

On day after date I promise to pay to the order of A. M. Brown
_____ Dollars and _____ Cents, for value
received, and I hereby waive the benefit of my Homestead and personal property
exemptions as to this debt. Witness my hand and seal.

at H. H. H. H. H. (Seal.)

Va. Lu. Co., To wit:

Geo. Sullivan
personally appeared
before me in my
office and made
oath that the
within note is
signed by the said
S. H. Winter in his
own proper hand
Given under my
hand this 25/89.
A. M. Coine
Commissioner

- 917

Calculation ⁵/₁₀₀

\$ 10.00	prin.
1.08	Int to 3, 31, 1890
<hr/>	
\$ 11.08	



One day after date I promise to pay to the order of

Eighty Dollars $\frac{100}{100}$ Dollars, for value received, and I hereby waive the benefit

of my homestead exemption as to this debt.

Witness my hand and seal this

day of January, 1888.

[SEAL.]

[SEAL.]

Virginia Lee County, Va.
 This day J. F. Garrison
 here and duly appeared
 before me & made
 oath that the within
 debt or note is just
 and unpaid. \$8.57
 1889. James H. Orr.
 County Clerk.

Andrew J. Orr
 1889

\$8.57 prin
 2.64, int to 3-31-1890
 16.15-

Calculation "C"

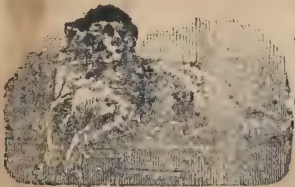
0.00

0.00

\$25.00

Three months after date I promise to pay to the order
of M. L. Stallard

Twenty-five Dollars — Cents,
for value received, and hereby waive the benefit of my homestead exemption
as to this debt. Witness my hand and seal this 16th
day of May, 1888.



Eagle Job C^o Ec.

J. S. Miller (Seal.)
— (Seal.)

For value received
I assign the within
note to Silas Flourens
May 18-1888
M L Stallard

Virginia, Lou. Co., to wit:
This day Geo. Sullivan
personally appear-
ed before me in my
office and made
oath that this note
is signed by S. H. Min-
ter in his own proper
hand. Given under
my hand this the
25th Oct., 1887.

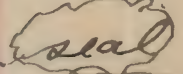
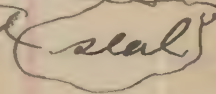
14. M. Gorman
Commr.

\$25.00 principal
2.43 Int. to B. 31, 1890
\$27.43

Calculations "7"

24th Nov

Sixteen months after date we on either of us
bindes ourselves to pay J. L. Glass the Admr
of Wm H. Blake more the just and full
sum of Twenty ~~four~~ ²⁵ ~~four~~ ⁵ / 100
for value recievd of him and as to this note
we waive the benefit of our homestead lawles
and all other exemption laws given under
our hands and seals this the 8 day of Oct 1887

S. H. Minter 
J. Samuel, Poter 

S. H. Winter
note of 24.25
Credit the within
Note By cash twenty
dollars & ten cents
by S. Poter this
Oct this. 1888

This day Sam Poter personally
appeared before me and made
oath - that on the 16 day of March
~~in~~ 1889, he paid \$5.00, bal. of the
within note and cost, as security
on the within note and that said
amount is justly due him and
unpaid and that he was only security
of ~~paid~~ S. H. Winter in this note.
This Dec. 16, 1889.

W. M. Coles
Commissioner.

VIRGINIA, LEE COUNTY--TO WIT:

TO

CONSTABLE OF SAID COUNTY:

I HEREBY COMMAND YOU TO SUMMON

If to be found in your District to appear at my office in said County, on the 16th day of March 1888, before me or such other Justice of said County, as may be there to try this Warrant, to answer complaint of James Lee

and upon a claim for money not exceeding \$100 00, exclusive of interest to wit: For the sum of \$ 24.25 due by John. And then and there make return of this warrant. Given under my hand, the 5th day of March 1888.

J. P.

AGAINST

On the _____ day of _____ 1888

(IN DEBT.)

At _____ in said County.

JUDGMENT, That the Plaintiff recover of the Defendant, \$ _____ with interest thereon from the _____ day of _____ 1888, till paid, and \$ _____ for costs. _____, J P.

VIRGINIA LEE COUNTY, To-wit: To _____ Constable of said county.

I command you in the name of the Commonwealth of Virginia, that of the goods and chattels of _____ in your county you cause to be made the sum of \$ _____ with interest thereon from the _____ day of _____ 1888 till paid which, _____ has recovered before _____ in a warrant in debt, and also the sum of \$ _____ which were adjudged to the said _____ for costs in prosecuting said warrant. Given under my hand the _____ day of _____ 1888. _____ J. P.

Dr. J. L. Adams
W. J. Mearns
Samuel Poteet

Executed March
6 - 1889
S. J. B. Olen & Co

Recd. March 16/89
\$5.00 Bal. Mearns
& Costs of Samuel
Poteet.
S. J. B. Olen & Co
Calculation "8"

\$5.00 prin
31, Feb to 3-31-1890.

1891.
 Aug 24th The Est of S. H. Winter
 To Mr A M Baker Dr
 To claim to 12, against said Est \$ 12.79
 Interest thereon to date 1.06
 By note to J. H. Orr Shur of \$ 13.85-
 A. R. Surgenor decd. 7.11
 By amt to Orr + Russell to square. \$ 6.74
6.74

Baker Claim: \$ 13.85-
 Orr + Russell Claim 18.09.
 \$ 31.94
 Order from Joslyn 5.80
 In Orr's hands. \$ 37.74
 29.31
 Due Orr. \$ 8.43

Received of E. H. Pennington, ^{by Mr. Green} eight
dollars & 45 cts the bal due from the
estate of S. F. Winter dead on the claims
of Wm. & M. Baker - Orr & Russell against
said estate as shown by the within
statement. Feb 3rd 1892.

James H. Pettitt for
claimant

Wm. & M. Baker
Attorneys
Feb 3rd 1892

KNOW ALL MEN BY THESE PRESENTS, That we *E. H. Pennington*
A. M. Gains and C. A. Russell

are held and firmly bound unto the Commonwealth of Virginia, in the sum of

One Thousand

dollars, to the payment whereof, well and truly

to be made to the said Commonwealth of Virginia, we bind ourselves and each of us, our
and each of our heirs, executors and administrators, jointly and severally, firmly by these
presents, hereby waiving the benefit of our homestead exemptions as to this obligation,
and any claim, right, or privilege to discharge any liability arising under this bond, or by
virtue of said office or trust, in any currency, funds, counter claims or offsets other than
legal tender currency of United States. Sealed with our seals, and dated *4th* day

of *April*

; one thousand eight hundred and *twenty*

The Condition of The Above Obligation is Such, That if the above bound *E. H.*

Pennington

shall faithfully perform the duties of *The* office or trust, as *cons. for*
The sale of land

under a decree of the Circuit Court of the County of Lee, pronounced on the *1st*

day of *April*

18*90*, in the suit therein depending

under the name and style of *Jenniah Mullins*

Plaintiff

vs. *J. H. Carr Exor et al*

Defendant

and properly account for all sums of money *he*

may receive as

such *cons. of the sales of the land in the bill*
+ proceedings mentioned in said cause

then this obligation to be void, otherwise to remain in full force and virtue.

Signed, sealed and acknowledged in the
presence of

E. H. Pennington

(SEAL)

A. M. Gains

(SEAL)

C. A. Russell

(SEAL)

In the Clerk's Office of the Circuit Court of the County of Lee

This day

suret

on the above bond, made oath before me *J. A. G. Hyatt*, Clerk of the Circuit

Court of the County of Lee, that

estate after the payment of all

for which

bound as securit

just debts, and those

for others, and expect to have

to pay

worth the sum of

dollars.

Given under my hand this

day of

18

Teste:

Clerk.

Jeremiah Mullins

22 } comes
Bund.

J. H. Carr Ex or to it all

Virginia

In the Circuit-Court Clerk's
Office for Dub County during Re-
cession on Monday the 22nd day of
July 1857.

Jeremiah Mullins Compt-
or

J. H. Orr exec et al vs Jts

In Chancery

The object of this suit is to
have an account taken of the in-
debtedness of the late S. H. Minter
dec'd, the settlement of the executorial
account of J. H. Orr executor of the said
decedent, and the application of
the funds in his hands to the payment
of said decedent's debts, and if the per-
sonal funds in ~~in~~ said account
hands be insufficient to pay his
indebtedness to have the residue
charged upon the said decedent's real
estate, as directed by the decedent's will.

And it appearing from an affi-
davit filed in this cause that the late
Margaret Minter is a non-resident
of this State, it is therefore ordered
that she appear here within ~~ten~~ ¹⁵ days
after the due publication of this order and
do what may be necessary to protect
her interest in this suit.

A. C. Pryor

Teste J. A. G. Ryall

E. H. Pennington p. g.

cc

Lorenza Mullins

Order Book
No 3

Lorenza Mullins

I certify that I
delivered one of the
copies of the order
to the "Republican
for publication by
the 2nd July 1857
and posted a copy
of the same to the
County Clerk
on the first day
of the month of
July 1857
J. A. Dwyer

The Commonwealth of Virginia.

To The Sheriff Of Lee County Greeting:

We Command You to Summon

James M. Orr
President of the Estate of L. H. Winter and
Margaret Winter, Maria W. Willeaughby
Carlisle W. Willeaughby, James M. Willeaughby
and Nancy J. Willeaughby

To appear at the Clerk's Office of the Circuit Court of Lee County, at the Courthouse on the first Monday
in *August* next, being rule day to answer a bill in Chancery exhibited in our said Court
against *them* by *Harmon M. Mullins*

And have then and there this writ. Witness, J. A. G. Hyatt, Clerk of said Court at the Courthouse.
This *23^d* day of *July* 18 *97*, in the 11th year of the Commonwealth.

J. A. G. Hyatt Clerk.

A Copy Teste

E. W. P.

Carroll, William
3. Sp. in Chas
no 3
Carroll, Wm. L. & Co.

To J. H. & Co. Boston 1887
July 24th 1887 Executed
by delivering an office
copy of the within Sum
to the Capt. J. H. & Co.
The 2nd of July 1887
A. C. Murray S. L. C.

SALE OF LAND.

VIRGINIA, Lee County Circuit Court :

Jeremiah Mullins, Plaintiff,

vs.

Jas. H. Orr, ex'r, et als Defendant,

In Chancery.

Pursuant to a decree rendered in this cause at the Mar. term, 1880
the undersigned Commissioner will proceed to sell at the front door of the
Courthouse of said County, on the first day of the May term 1880 of
the County Court of said county, to the highest bidder on a credit of

six and twelve months the land in the
Bill and proceedings mentioned, it
being the same land that S. H. Minter, dec'd.
willed to Margaret Minter subject to the
payment of his debts

except so much as may be necessary to pay the costs of suit and expense of sale will be required to be
paid in hand, and for the remainder, bonds with good security will be required of the purchaser bear-
ing interest from day of sale.

E. H. Pennington, COMMISSIONER.

The bond required by law has been given.

J. H. Lyall Clerk.

\$12.31, C.
5.00, P.
5.00, E. A. S.
15.00, Atty.
1.70, S.
1.50, Wits.
25.00, Court.
75, C. C.

\$66.26, Total Costs.

Please Post

The Commonwealth of Virginia,

To the Sheriff of Lee County greeting: We command you to summon

Wm Audis, Timothy Disk, George W Sullivan, Wm Sullivan
Clarie Hamilton & S. H. Bohm to appear before the ^{undersigned} ~~Judge~~ ^{Cour-}
^{Circuit} our ~~County~~ Court, at the court house on the 16th day of Decr 1889.

~~Term next~~ to testify and the truth to speak in behalf Jas W Orr Ex & c in cer-
tain matters of controversy pending in our said court between Virnard Pateet

Plaintiff, and

said Orr Executor & c Defendant.

And this they shall in no wise omit under the penalty of Twenty Dollars. And have
then and there this writ. Witness, John R. Gibson clerk of our said court at the court
house, the 14, day of Decr 1889, in the 114 th year of the Commonwealth.

John R Gibson CLERK.

James W Orr, Ex^{te}.

ads { Spd
3

Nimrod Potteet.

Deer 16th 1889.

Executed by Sam^l the
within witnesses this the
16th of December 1889

A B Munsey
S. L.

VIRGINIA: In the Circuit Court clerk
office for Lee County during vacation on
Monday the 22 day of July 1889.

Jeremiah Mullins Comp'l't
vs.
J. W. Orr Ex &c et al } In Ch'e'y.

The object of this suit is to have an account taken of the indebtedness of the late S. H. Minter dec'd, the settlement of the executorial account of J. W. Orr executor of the said decedent, and the application of the funds in his hands to the payment of said decedent's debts, and if the personal funds in said executor's hands be insufficient to pay his indebtedness to have the residue charged upon the said decedent's real-estate, as directed by the decedent's will.

And it appearing from an affidavit filed in this cause that the deft. Margaret Minter is a non-resident of this State, it is therefore ordered that she appear here within 15 days after due publication of this order and do what may be necessary to protect her interest in this suit.

A Copy—Teste:

J. A. G. HYATT, C. C.

E. W. PENNINGTON, P. Q.

3

4

I, Geo. W. Blankenship, pub. & manager of
the Lee Co. Republican, a newspaper published
in the town of Jonesville, & county of
Lee, do certify that the foregoing Order of
Publication was duly published in the above
named paper for four successive weeks
ending August 18, 1889.
Geo. W. Blankenship, pub.
& manager Lee Co. Republican.

James W. Mullins

vs Pub Cert.

James W. Orrison

Filed Aug. 16 1884

J. A. Hyatt

Pub Fee 5¢